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The Ontario Gazette

La Gazette de l'Ontario

Government
Publications

62

Vol. 138-25
Saturday, 18th June 2005

Toronto

ISSN 0030-2937
Le samedi 18 juin 2005

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Autocar Chartrand Inc. 44799-B
1325 Montee Masson, Duvernay Est (Laval), Quebec H7E 4P2

Applies for an amendment to extra provincial operating licence X-3085 as follows:

- I. For the transportation of passengers on a chartered trip from points in the Province of Québec as authorized by the Province of Québec from the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings

1. to points in Ontario
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

3. to points in Ontario on a one way chartered trip without pick-up of passengers in Ontario.
- II. For the transportation of passengers on a one way chartered trip from:
 1. the Lester B. Pearson International Airport and the Macdonald-Cartier Airport (Ottawa) to the Ontario/Québec border crossings for furtherance to the Pierre-Elliott-Trudeau International Airport (Dorval), the Montreal International Airport at Mirabel and the Jean Lesage International Airport (Québec City) as authorized by the Province of Québec;

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
et aux entreprises



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2. the Pierre-Elliott-Trudeau International Airport (Dorval), the Montreal International Airport at Mirabel and the Jean Lesage International Airport (Québec City) as authorized by the Province of Québec from the Ontario/Québec border crossings to the Lester B. Pearson International Airport and the Macdonald-Cartier Airport (Ottawa).

III. For the transportation of passengers on a chartered trip from the Lester B. Pearson International Airport and the Macdonald-Cartier Airport (Ottawa) to the Ontario/Québec border crossings for furtherance to points in the Province of Québec and for the return of the same passengers on the same chartered trip to the Lester B. Pearson International Airport and the Macdonald-Cartier Airport (Ottawa).

PROVIDED that there be no pick-up or discharge of passengers except at point of origin.

PROVIDED THAT the current terms of extra provincial operating licences X-3085 and X-1652 be cancelled.

**Maureen S. Beelaard (o/a "Dusk To Dawn
Limousine Service")**
540 Rendesvous Court, Windsor, ON N8P 1K4

46299

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Essex.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, R.S.O. 1990 Chapter P.54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

Econoway Motor Coach, Inc.
7840 S. Walnut St., P. O. Box 583, Daleville, Indiana 47334, USA

40306-A

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

PROVIDED FURTHER THAT the current terms of extra provincial operating licence X-1273 be cancelled.

Iron Range Bus Lines Inc.
1141 Golf Links Road, Thunder Bay, ON P7B 7A3

24443-L

Applies for an extension to extra provincial operating licence X-450 as follows:

For the transportation of passengers:

1. on a chartered trip from points in the District of Rainy River to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.
2. who are students, staff or chaperons under the jurisdiction of The Rainy River District School Board on a chartered trip from points in the District of Rainy River to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT charter privileges be restricted to school purposes and only for schools under the jurisdiction of the aforesaid School Board;

PROVIDED THAT:

- (a) there be no pick up or discharge of passengers except at point of origin;
- (b) the licensee be restricted to the use of school buses as defined in Section 175(1) of the Highway Traffic Act, RSO 1990, Chapter H. 8.

Applies for an extension to public vehicle operating licence PV-2137 as follows:

24443-M

For the transportation of passengers on a chartered trip from points in the District of Rainy River.

PROVIDED THAT the licensee restricted to the use of school buses as defined in Section 175(1) of the Highway Traffic Act, RSO 1990, Chapter H. 8.

(138-G789) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-06-18	
AD CONCEPTS & PRODUCTIONS LTD.....	000838268
ADDISON POON CONSULTING INC.	001149595
ADVANCE TELEREPAIR LIMITED.....	001063876
AIRPORT AUTO SALES (THUNDER BAY) LTD.....	000917235
AMADA TECHNOLOGIES ONT. LIMITED	001140243
ANNACOS LTD.	001171227
BARRY ACHESON SALES INC.	000770570
C & J AUTO SALES INC.	000778817
CAEST CONSTRUCTION (EASTERN) LTD.....	000772954
CAMPBELLFORD FITNESS WORKSHOP LTD.....	000443105
CANADA'S CAPITAL DISTRIBUTION INC.	000902526
CANADIAN TARGET INVESTMENT INC.	001328227
CMK CONSTRUCTION CORP.	001342325
COMPUTER POWER UNLIMITED INC.	001188642
CONCEPT TRAVEL LTD.	000942122
COSMETICS N'MORE FOR LESS INC.	001328366
CYBER CRAFT INC.	001326764
DATONBURG INTERNATIONAL INC.	001380112
DELTA DISCOUNT LTD.	001294915
DENWOOD REALTY LTD.	000436138
DIAMOND KITCHENS LTD.	001156105
DUMFRIES HOLDINGS INC.	001118980
E. NARDI CONTRACTING LIMITED.....	000354094
ESTO MUTUAL FUND LIMITED	000229786
EVERBLOOM BIOTECHNOLOGY (CANADA) LTD.....	001328288
GLOB GROUP CORPORATION.....	001196782
GLOBAL INTERNATIONAL FOOD TRADING LTD.	001328131
GOLDEN PROSPEROUS TRADE INC.	001328080
HDL PRECISION CUTTING TOOLS INC.	001254895
HOGTOWN BREWING COMPANY INC.	001090749
HOUSE OF CARS INC.	001328370
HUBERT PLOEMEN LANDSCAPING INC.....	000709281
HURODYNE, INC.	001322218
ICON CONSULTING SERVICES INC.	001159936
INFOSEC CONSULTING GROUP INC.....	000926450
JAM-SUTTON INVESTMENTS INC.....	000786730
KUZINS HOSTS LIMITED.....	000465806
LEXLEE ENTERPRISES LIMITED.....	000653128
LITTLE STINKERS SEPTIC SERVICES INC.	001325233
LO GRECO & ROBINEAU HOLDINGS INC.	001439418
MICHON CONSULTING INC.....	000848250
MJ PROJECT LTD.	001325175
MUGFORD REALTY INC.	001319753
M2K INTERNATIONAL INC.	001328673
N & K DRAGA HOLDINGS LTD.	001336781
NOVALINK NET LTD.	001328134
O.P.C. DISTRIBUTION INC.	001314583
ON THE MONEY INC.....	001328130
PARADISE CAY (ONTARIO) GENERAL PARTNER INC.	001328658
PEPCO LIMITED.....	001004762
PUNJAB RICE INC.....	001317662
RAINBOW BUILDING MAINTENANCE INC.....	000930189
RAYON ENTERPRISES LTD.	000336754
RED SEA AUTOBODY LTD.	001018681
ROD & REEL SPORTS & MARINE INC.	000753248
SAFETY AND SECURITY INTERNATIONAL LIMITED.....	001301779
SARG'S GARAGE LIMITED	000146027
SKYTECH CHARTERS INC.	001197628
SMITH & TOPPING LIMITED.....	000215634
SONGTREE ENTERTAINMENT LTD.	001233296
SOUND GROVE INC.	002005481
SPRINGDALE CARPENTRY INC.	001224881
SURPLUS LIQUIDATORS (1998) INC.	001290504
SYMTECH LIGHTING INC.	001232760
T. & M. LYNDEN INSURANCE BROKERS LIMITED.....	000372126
THE COLOUR MILL INC.....	001328015
THE KENNETH PAIN GROUP INC.	000333898
TRITEC POWER SYSTEMS LTD.....	001086476
UNITED PURCHASING CORP.....	001328648
URBAN CAFE 1999 LTD.....	001341664
VANTAGE: THE UN-AGENCY AGENCY (ONTARIO) INC.	001328547
VISIONARY HUMAN RESOURCE CONSULTANTS INC.	001137025
VIVID GROUP INC.	001243140
WESTWOOD INTERNATIONAL AUTO INC.	001328297
1025232 ONTARIO LTD.....	001025232
1027532 ONTARIO LIMITED	001027532
1093418 ONTARIO INC.	001093418
1113958 ONTARIO LIMITED	001113958
1124905 ONTARIO LTD.....	001124905
1226440 ONTARIO INC.	001226440
1227590 ONTARIO INC.	001227590
1231917 ONTARIO LIMITED	001231917
1234918 ONTARIO LIMITED	001234918
1276964 ONTARIO INC.	001276964
1280441 ONTARIO LIMITED	001280441
1294150 ONTARIO LIMITED	001294150
1311299 ONTARIO LTD.....	001311299
1315048 ONTARIO LIMITED	001315048
1317891 ONTARIO INC.	001317891
1317921 ONTARIO LIMITED	001317921
1318957 ONTARIO LTD.....	001318957

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1319689 ONTARIO INC.	001319689
1319690 ONTARIO INC.	001319690
1319746 ONTARIO INC.	001319746
1322211 ONTARIO INC.	001322211
1322233 ONTARIO INC.	001322233
1322234 ONTARIO INC.	001322234
1324149 ONTARIO INC.	001324149
1327784 ONTARIO LIMITED	001327784
1328011 ONTARIO LIMITED	001328011
1328048 ONTARIO LIMITED	001328048
1328056 ONTARIO LTD.	001328056
1328082 ONTARIO INC.	001328082
1328226 ONTARIO INC.	001328226
1328347 ONTARIO LIMITED	001328347
1328358 ONTARIO INC.	001328358
1328380 ONTARIO LIMITED	001328380
1328431 ONTARIO INC.	001328431
1328585 ONTARIO LIMITED	001328585
1328672 ONTARIO LIMITED	001328672
1336867 ONTARIO INC.	001336867
3K COMPUTER SYSTEMS INC.	001328365
331806 ONTARIO LIMITED	000331806
356418 ONTARIO LIMITED	000356418
485908 ONTARIO LIMITED	000485908
772028 ONTARIO LIMITED	000772028
904169 ONTARIO LIMITED	000904169
953532 ONTARIO INC.	000953532
955654 ONTARIO LIMITED	000955654
981713 ONTARIO LIMITED	000981713
999362 ONTARIO INC.	000999362

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G786)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 23 May, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 23 mai 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-05-23	
SKDH INCORPORATED	000711140
A & E & F IMPORT-EXPORT LTD.	000623692

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
A & R SPORTS MANAGEMENT INC.	000712200
A.P.D.B. THEODORE HOLDINGS INC.	000777576
A.R. DE CASTRO & ASSOCIATES INC.	000741380
A&A COMPUTERWORLD LTD.	001261335
A-1 ENVELOPE & PAPER DISTRIBUTORS LTD.	000578036
ABARWOOD ENTERPRISES INC.	000747392
AD ASTRA AEROSPACE INC.	000744448
AESOP INVESTMENTS LIMITED	000426492
AMES PARK LIMITED	000748332
AREA CONSTRUCTION INC.	000470580
ARITA INVESTMENT COMPANY LTD.	000555948
ASHDALE HOLDINGS LTD.	000757632
ASIF TRADING CORPORATION	000542400
ASONA INVESTMENTS INC.	000743668
AUTO-TRUCK RUSTPROOFING (COLLINGWOOD) LIMITED	000381716
AUTOMATED MACHINERY EQUIPMENT INC.	000654928
AV GENERAL PARTNER II INC.	000743332
B. FINNIGAN & ASSOCIATES LTD.	000482780
B.I.G. (1971) LIMITED	000244588
B.T.A. INVESTMENTS INC.	000755216
BARRIE MANOR INC.	000662736
BATTENLEIGH COMMON (MILTON) DEVELOPMENTS INC.	000744312
BEACH MICROSYSTEMS INC.	000665644
BEE SAFE SECURITY SYSTEMS INC.	000744368
BEE-GEE METAL PRODUCTS INC.	000624904
BRETON FILM DISTRIBUTION LIMITED	000788020
C & M CONSTRUCTION (KINGSTON) LIMITED	000500564
C.A.T.S.-COMPUTER APPLICATIONS TRAINING SEMINARS LTD.	000757032
CAMBERLEY CONSULTING INC.	000739732
CAMBRI PRODUCTS INC.	000719364
CAMPBELL-SMITH INVESTMENTS LIMITED	000773796
CAMPVIL MANAGEMENT CORPORATION	000462596
CANADIAN ELECTRONICS DEVELOPMENT CORPORATION	000741608
CAPARELLI DEVELOPMENTS LTD.	000771200
CAPITAL COACH SPORTS CENTRE LIMITED	000210132
CARDON INVESTMENTS INC.	000713932
CAROUSEL FOOD & BEVERAGE SYSTEMS LTD.	000784916
CASTLE-MAR CONSTRUCTION LIMITED	000238732
CAVABEN INVESTMENTS LTD.	000645528
CENTRALMOBILI ROMA OF CANADA INC.	000605300
CHARLES E. CAPSTICK INC.	000650772
CHAVARI DONNA INC.	001077082
CIVIC REAL ESTATE INC.	000765000
CLUNYDALE ENTERPRISES LTD.	000582228
COMPUSOL LIMITED	000608412
COMPUTOGRAPHY CORPORATION	000702840
CONSOLIDATED MARBLE & GRANITE LTD.	000759316
CORPORATE REAL ESTATE INC.	000788112
CROSSROADS BUILDING CORP.	000715952
CROSSTOWN TOOL & DIE INCORPORATED	000247460
CRUISER RESOURCES LTD.	000729296
D & I SALES LTD.	000125453
D & K TRANSPORT COMPANY LTD.	000710296
D. CHAFE HOLDINGS INC.	000642852
D. H. BURNS HEATING LIMITED	000077653
D.F. GUTHRIE ASSOCIATES INC.	000442256
DABINLO INC.	000756488
DAKAS INTERNATIONAL INC.	000747940
DAVID MASON HOLDINGS LTD.	000723848
DAWNEL INVESTMENTS LTD.	000777568
DEFLECT-O PRODUCTS LIMITED	000155956
DELPARK CONSTRUCTION LIMITED	000642848
DELSUE TRADING CO. LTD.	000684020
DI MARCA GENERAL CONTRACTORS LTD.	000712868

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DIABETES CLUB OF CANADA INC.....	000664700
DIN-A-DEM GALAXY LTD.....	000583960
DISKCOUNTS LTD.....	000718112
DIVE BUDDIES INC.....	000787636
DKP LIMITED.....	000638184
DOCKSIDE MANAGEMENT LTD.....	000761796
DOMINION CREDIT FINANCIAL AMERICA INC.....	000753576
DONEL CLAYTON DEVELOPMENT LTD.....	000727012
DONSTAN INVESTMENTS COMPANY LIMITED.....	000095220
DORLICON HOMES INC.....	000755768
DRIVE-THRU TKTS INC.....	000735228
DYNACOM (FAIRVIEW) INC.....	000785092
E. T. TRADING LTD.....	000529276
EAGLE MESSENGER & COURIER SERVICES LTD.....	000735512
EBSCO INVESTMENTS LIMITED.....	000204496
EINHORN HOLDINGS LIMITED.....	000704940
ELECTROSTATIC WATER TREATMENT CONSULTANTS LTD.....	000761364
EMEDI LUMBER LIMITED.....	000775384
ENCY CONSTRUCTION LTD.....	000755812
ENTERTAINMENT MEDIA CORPORATION.....	000611732
EQUI-INCOME DOWNTOWN LIMITED.....	000738412
ESZTER & LOUIS SZEGEDI PAINTING & DECORATING LIMITED.....	000712100
ETTY AEROSPACE SALES INC.....	000754940
EUROPEAN TORONTO STREET HOLDINGS LIMITED.....	000744172
EUROPEAN WARBLOOD STALLION ZENTRUM INC.....	000786860
EXECUTIVE COURIER PLUS CORP. LTD.....	000515392
FAIRVIEW DEVELOPMENT CO. INC.....	000707384
FAIRWAY STRATEGIST INCORPORATED.....	000708328
FALCON WIRE INC.....	000754044
FALCORP GROUP INC.....	000430820
FARIAN DEVELOPMENTS INC.....	000713992
FASCIANI CONSTRUCTION LIMITED.....	000471820
FIDDLER'S GREEN ROAD INC.....	000748736
FILLANS BOOKS LTD.....	000724644
FINER FOODS CATERING INC.....	000748392
FINISHING TOUCH FURNITURE LTD.....	000512980
FINTACT FINANCIAL SERVICES INC.....	000754388
FMC CARON CONSULTANTS INC.....	000776784
FORBES CRAFTS & NURSERIES INC.....	000788280
FOURWAY FIREPLACES INC.....	000726976
FRANK'S CARPET CLEANING SERVICE INC.....	000777804
FRANKA PROPERTIES INC.....	000606924
FUNNY BUSINESS PRODUCTION INC.....	000370704
FUNPEC INC.....	000758712
FUTURE CARE COST CONSULTANTS INC.....	000721584
G. ZOGHEIB MANAGEMENT LIMITED.....	000717428
G.N.H. ROOFING AND SHEET METAL LIMITED.....	000737868
G.T. ROOFING BROS. LTD.....	001395789
GABTECH RESOURCES INC.....	000654972
GEIER ELECTRIC LTD.....	001050094
GELTCORP LIMITED.....	000734636
GIANNI D'ALBERTO FASHIONS INC.....	000751104
GILDERWOOD ENTERPRISES INC.....	000744868
GIVERNY LIMITED.....	000788244
GLENCAIRN DEVELOPMENT (LONDON) LIMITED.....	000481612
GLOBAL CONTACT CORPORATION.....	000704264
GODIN'S PRESS LTD.....	000463188
GOLDEN AUTO LEASING LTD.....	000748944
GOOD LOOK INC.....	000713408
GORDON.VINCENT PAINTING & DECORATING LIMITED.....	000521336

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GOTTSCHALK & ASH DESIGN NETWORK CONSULTING INC.....	000720320
GRAFTON THERMO BRICK LTD.....	000755120
GRAND VALLEY SAND AND GRAVEL INC.....	000802016
GRAND-SLAM CONCERTS, PRODUCTIONS LTD.....	000538904
GRANITE RENOVATIONS INC.....	000761912
GRAPHICS EXCHANGE INCORPORATED.....	000774024
GRELCO INVESTMENTS LTD.....	000713096
GREY-BARN NORTHERN & EASTERN LTD.....	000594560
GRISANTI CANADA INC.....	000656176
GROUP 3 TECHNOLOGIES INC.....	000749852
GUILDWOOD GROUP INC.....	000780840
GUY AMIEL CONSULTING INC.....	000752832
H & R INTERNATIONAL INVESTMENTS INC.....	000721496
H.I.S. PROPERTIES LTD.....	000766816
H.K. SECURITY SYSTEMS INC.....	000756724
HALBORO COMPANY LIMITED.....	000740304
HALOMAX DEVELOPMENTS INC.....	000788184
HAND-EQUIP INC.....	000753272
HANDY HOME SITTEERS INC.....	000753700
HAU FUNG INVESTMENTS LIMITED.....	000726828
HEINRICH'S JEWELLERS LIMITED.....	000722840
HERITAGE WOODS HOMES INC.....	000777544
HETTINGA POULTRY EQUIPMENT INC.....	001312818
HILLHURST CONSULTANTS INC.....	000583808
HITOP ENTERPRISES LIMITED.....	000765992
HOJ IOTA REALTY INC.....	000759356
HOJ ZETA REALTY INC.....	000716060
HONG KONG MARIA'S BAKERY (ONT.) INC.....	000777264
HOOSNICK HOLDINGS INC.....	000759856
HOSPITALITY DESIGNS (INTERIORS) LTD.....	000736012
HURON STREET HOLDINGS INC.....	000610456
IAN ROBERTS ADVERTISING INC. PUBLICITE IAN ROBERTS INC.....	000774684
IMPACT RECORD SALES LIMITED.....	000423436
IMPACTS INTERNATIONAL CONSULTING INC.....	000731492
IMPERIAL CROWN INVESTMENT CORPORATION.....	000673836
INDOOR/OUTDOOR LIMITED.....	000441880
INNOVATIVE VIDEO CENTRES INC.....	000527284
INTROTECH INVESTMENTS INC.....	000713672
IONIAN RESTAURANTS LTD.....	000433208
ISBA HOLDINGS LIMITED.....	000453196
ITAL-PIZZA INC.....	000644648
J & W TECHNOLOGIES INC.....	000788536
J K & ASSOCIATES CORP.....	000751436
J. GIL GAGNON & ASSOCIATES INC.....	000783132
J.E.M. STABLE INC.....	000778200
J.R.J. VISSER CONSTRUCTION LTD.....	000703672
JEFFREY MOFFATT DEVELOPMENT CORPORATION.....	000755696
JEGAS MANAGEMENT INC.....	000764912
JHUTTI ENTERPRISES INC.....	000574828
JOSEPH EZESKY & ASSOCIATES INC.....	000643132
K-CARE (ONTARIO) LIMITED.....	000762276
KALEX REALTY INC.....	000484244
KATA-MA-VA-PETRO HOLDINGS INC.....	000466232
KAVERI PROPERTIES LTD.....	000774224
KAYAK CANADA LTD.....	000689720
KEMPER SNOWBOARDS INC.....	000723760
KEN CUDDY HAULAGE LTD.....	000771332
KERICONI INVESTMENTS LTD.....	000784908
KERNS JEWELRY (MAYFAIR) LIMITED.....	000120710
KEYSTONE APARTMENTS LTD.....	000756544
KIPHUNT DEVELOPMENTS LTD.....	000763632
KLASKOR LTD.....	000711028

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
KON-TAKT INC.	000674888
L-INFINITY INC.	000738544
LA FORCHETTA D'ORO/THE GOLDEN FORK LTD.	000745764
LAKEVILLE GAS LIMITED	000770100
LAMB CANADA LTD./LTEE	000752152
LANTRIO GROUP INC.	000991236
LAVOISIER MANOR INC.	000747320
LEASE ALL EQUIPMENT (1987) LIMITED	000727732
LEE BROTHERS INVESTMENTS INC.	000611484
LENZ SIGN CONTRACTING LIMITED	000250060
LIGHT REQUIREMENTS INC.	000780856
LINDIA HOMES INC.	000736656
LIVE PITCHING INC.	000721872
LOM PRECIOUS METALS INC.	000666436
LOPORUM ESTATES LIMITED	000756660
LORED CONSTRUCTION INC.	000450632
LOX.L INC.	000552688
LYMPIA CONTRACTING INC.	000771092
LYNDEN PROPERTIES (BRANTFORD) LIMITED	000737152
LYSON INTERNATIONAL INC.	000746368
LYTAN CORPORATION	000718892
M. & S. TRADING CO. LTD.	000365336
M.A.T. CRAFT SHOP INC.	000736372
M.H.E. MANAGEMENT LTD.	000394552
MACH TEN AVIATION INC.	000668208
MAKER'S INTERNATIONAL TRADING CO. LTD.	000489636
MALVERN GARDEN CENTRE LTD.	000784816
MANOTICK HOMEWORKS LTD.	000746640
MAPLE GATE HOLDINGS LTD.	000537836
MAPLE LEAF ICE CREAM (WEST LORNE) LIMITED	000499656
MARKETING INNOVATORS INC.	000768012
MARKVILLE LIMOUSINE SERVICE LTD.	000685668
MARTIN ROSS MANAGEMENT INC.	000684948
MASHLEY HOLDINGS INC.	000612068
MATER FARMS LIMITED	000137109
MCCRARY PUBLISHING INC.	000572580
MEADOWVALE MEWS INC.	000741228
MEI FOO GARDEN (OAKVILLE) LIMITED	000529148
MERESCO INC.	000763408
MERTON PROJECTS INC.	000779488
METFIN (TORONTO COMMERCIAL PROPERTIES) INC.	000766500
MICDOR INTERNATIONAL INC.	000711176
MICHRIS HOLDINGS LIMITED	000643280
MICOM COMPUTER SYSTEMS LIMITED	000704396
MICROTURBO CANADA INC.	000692592
MID SUSSEX ENTERPRISES INCORPORATED	000397512
MIDDLETOWN MEADOWS DEVELOPMENTS LTD.	000786344
MILESTONE STABLES INC.	000695796
MILLRUN COUNTRY HOLDINGS LIMITED	000755220
MILLS LANDING HOLDINGS NO. 1 INC.	000749944
MINDSET EDUCATIONAL PRODUCTS INC.	000716864
MIRAMAR INTERNATIONAL INVESTMENT (CANADA) INC.	000752032
MITTEN HOLDINGS INC.	000559640
MONARCH PUBLIC HOUSE (TORONTO) LIMITED	000725532
MORGAN TRANS US CANADA PLACE INC.	000753572
MORLECO LIMITED	000605928
MOSPORT'S ASCOT NORTH INC.	000740344
MOUNTAIN POWER LTD.	000712568
MUKADAM TRADING CORPORATION	001305629
MULTICOMM CORPORATE CONSULTANTS INC.	000702896
NATIONAL QUOTES INC.	000777196

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NAYLOR PEST CONTROL INC.	000738144
NETWEB SOFTWARE INC.	000729204
NETWORK CONSULTING INC.	000788132
NEWGEN SERVICE SOFTWARE LIMITED	000718972
NEWLINE MARKETING CORP.	000764200
NEWPORT COMMUNICATIONS INC.	000721056
NIGET GROUP INC.	000618524
NIGHTBIRD INVESTORS INC.	000720768
NINO C. HAIRLOOM LIMITED	000764848
NIPAC WOODWORKING INC.	000729616
NORTH SHORE CONSTRUCTION INC.	000729984
NORTHERN DEVICES INC.	000712628
NUCO PLASTICS INC.	000732996
NUE LIFT INDUSTRIAL TRUCK LTD.	001347948
NUNATAK INVESTMENTS LIMITED	000724388
OBSERVATION HILL DEVELOPMENTS INC.	000743304
OLYMPIA & YORK (GULF CANADA SQUARE) LIMITED	000756676
OMNI DELIVERY SERVICE INC.	000302272
OMNUS MANAGEMENT INC.	000752644
OPEKO INVESTMENT LTD.	000734592
ORIGINAL INCENTIVES LTD.	000788528
OSWALD G. LITTLE REAL ESTATE INC.	000740284
PACK CANCO LIMITED	000774140
PAGUN TRADING CORP.	000765356
PAL REAL ESTATE LTD.	000550188
PANS GROUP ENTERPRISE INC.	000771600
PAQUETTE & CO. CONSULTING LTD. PARENCO (NORTHERN & EASTERN) INVESTMENTS LTD.	000815872
PASUT HOLDINGS LIMITED	000561048
PATCAT INVESTMENTS LIMITED	000776704
PB LTD.	000145676
PECO FINE INSTRUMENTS LIMITED	000746032
PERTRONICS TECHNOLOGY INC.	000698648
PETER J. GUERIN HOLDINGS INC.	000614732
PHARMACORP GROUP LTD.	000753476
PICK-UP-PUTTERS INCORPORATED	000751584
PINEHILL GREEN ESTATES LTD.	000722420
PINEVIEW FAIRWAY FUN INC.	000720724
PITTSBURG BREAKERS BEACHES INC.	000736244
PJL MANAGEMENT INC.	000753204
POLYCELLULAR TIRES LTD.	000579908
PONTILLION HOLDINGS INC.	000760424
POON, LAU, WONG ASSOCIATES CORPORATION	000633520
PREMIUM LETNEY CANADA INC.	000722616
PRIMECAP GROUP I INC.	000075058
PRO-J CONTRACTING INC.	000777144
PROMOTION DUTEX INC.	000759596
PROTAM COMMUNICATIONS INC.	000616068
PWK ENTERPRISES INC.	000755412
QUALTOM GENERAL LIMITED	000754180
R. GOODWIN REAL ESTATE INC.	000652612
RALPH F. INVESTMENTS LIMITED	000740868
RAMROS LIMITED	000125030
RED DRAGON INVESTMENTS LTD.	000626560
REIKURD HOLDINGS LTD.	000523656
RIAD MERIE INTERNATIONAL GROUP INC.	000712436
ROBERT IVAN MCKENNA LIMITED	000670120
ROCMAR SYSTEMS INC.	000292684
ROSEMARY VAUGHAN MANAGEMENT SERVICES LTD.	000684680
ROSEPOINT CORPORATION	000335220
S. WILKINSON CONSTRUCTION LTD.	000734512
SABETTI INVESTMENTS LTD.	000708988
SABO HOLDINGS INC.	000486996
SAM SILVERSTEIN INVESTMENTS INC.	000708948
	000906165

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
SANTERRA HOLDINGS INC.	000648608
SCHAFFER/THURLING PRODUCTIONS LTD.	000395956
SEACO HOLDINGS INC.	000601756
SHACKAL LTD.	000523968
SHELL LAKE DEVELOPMENTS LIMITED	000229848
SHEPPARD MALL INC.	000744248
SKEATES BROTHERS LIMITED	000060187
SMKD HOLDINGS INC.	000739464
SOLEY SPORTING SUPPLIES INC.	000668424
SOUTH RIVER DEVELOPMENTS LTD.	000722424
SPORTSBASE INC.	000708396
STATE WIDE INC.	000537592
STEVENS SECURITIES LIMITED	000096402
STONECHURCH DEVELOPMENTS LIMITED	000773692
STRADA LEASING INC.	000753896
STRATHROY NATIONAL INVESTMENTS LTD.	000418504
SUN RISE DEVELOPMENTS LIMITED	000446412
SUSAN PHILLIPS PRODUCTIONS INC.	000728076
SYMETRIX LTD.	000707388
SYMON GENERAL CONTRACTING LTD.	000729124
T.B.J.D. HOLDINGS LIMITED	000788068
T.Q.C. MAINTENANCE LTD.	000757392
TARA INTERNATIONAL GROUP INC.	000546500
TARPOS HOLDINGS INCORPORATED	000770508
TATARSKY AND ASSOCIATES LTD.	000462340
TEDDI INTERNATIONAL LIMITED	000286732
TENDASOFT INC.	000551532
TERAX ENGINEERING & DISTRIBUTION INC.	000638056
THE JCHM COMPANY LIMITED	000695400
THE MOOM GROUP INC.	000776656
THE SHADERIE LIMITED	000423432
THE TRAVEL PURVEYORS LTD.	000569628
THREE PILLARS HOLDINGS INC.	000740988
TILLEY-HAILS REALTY CORPORATION	000778312
TIM SHING (MACH) INVESTMENTS INC.	000732516
TOM ZIVIC AND ASSOCIATES INC.	000655280
TOMACOM INC.	000730280
TORGEL MANAGEMENT LIMITED	000369852
TOTAL GLOBAL RESOURCES LTD.	000713076
TRAKEHNEN FARMS LIMITED	000117960
TRAYD INTERNATIONAL MARKET MANAGEMENT INC.	000718704
TREVOR BERRYMAN REALTY LIMITED	000747412
TRI-LES CORPORATION INC.	000705308
TRICOR INVESTMENTS CORP.	000744108
TRIPLE-A PROPERTY MANAGEMENT LTD.	000586740
TRISTAR MANAGEMENT CORP.	000779876
TRISTEC CORPORATION	000759244
TUCKER AND ROBERTS INSURANCE AGENCY LIMITED	000213332
TWINPARK DEVELOPMENTS LTD.	000713440
UNITED FINANCIAL CORPORATION (NIAGARA) INC.	000775480
VANDER KANT PLUMBING AND HEATING LTD.	000744080
VARHUNT HOLDINGS LIMITED	000763624
VENDELBO INTERNATIONAL HOLDINGS INC.	000580240
VERTEX WOODWORKS INC.	000713972
VICTORIAN TOWNHOMES (BURLINGTON) III PROPERTIES INC.	000788404
VIEN-VIEN INC.	000738508
VILAS FURNITURE LIMITED	000529348
VILLAGE SHOPPING PLAZA (WATERDOWN) LIMITED	000138579
VS PRODUCTION SERVICES INC.	000712572
VYNBAR ENTERPRISES LIMITED	000758792
W. BRUIN INVESTMENTS LTD.	000739768
WALDEN POND DEVELOPMENTS LIMITED	000741316

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
WASTE MANAGEMENT CORP.	000764132
WEE-SKI INC.	000785552
WESLEY-HERMAN HOME CORP.	000711548
WESTWOOD DRAIN COMPANY LIMITED	000136771
WIANA ENTERPRISES INC.	000722632
WIGLEY MINING COMPANY LIMITED	000150556
WINBURK CORP.	000289392
WINDEE TAXI LIMITED	000240072
WINTER FILMS LTD.	000705368
WONCAN IMPORT & EXPORT COMPANY LIMITED	000348660
WOOD GUNDY LIMITED	000739676
WOODWIN RENOVATION CONTRACTORS INC.	000748876
XYSTUS INTERNATIONAL INC.	000753984
YUE HWA CHINESE PRODUCTS EMPORIUM LTD.	000615052
YUKON ELECTRIC LTD.	000556500
1-WEED HOLDINGS LIMITED	000764240
1124360 ONTARIO LIMITED	001124360
120 NORFINCH HOLDINGS INC.	000750116
1223420 ONTARIO LTD.	001223420
1237122 ONTARIO INC.	001237122
1382741 ONTARIO INC.	001382741
1437362 ONTARIO INC.	001437362
1478177 ONTARIO INC.	001478177
1482463 ONTARIO LTD.	001482463
1544 KING ST. W. INC.	000730364
245676 INVESTMENTS LIMITED	000245676
250 RICHMOND STREET WEST LIMITED	000760164
308540 ONTARIO LTD.	000308540
314208 ONTARIO LIMITED	000314208
339168 ONTARIO LIMITED	000339168
416860 ONTARIO LIMITED	000416860
423092 ONTARIO LIMITED	000423092
429224 ONTARIO INC.	000429224
435956 ONTARIO LIMITED	000435956
448780 ONTARIO INC.	000448780
449556 ONTARIO LIMITED	000449556
458868 ONTARIO INC.	000458868
462232 ONTARIO LIMITED	000462232
472716 ONTARIO LTD.	000472716
473356 ONTARIO LIMITED	000473356
473512 ONTARIO LIMITED	000473512
476532 ONTARIO LTD.	000476532
478500 ONTARIO LIMITED	000478500
487948 ONTARIO LIMITED	000487948
489968 ONTARIO INC.	000489968
501804 ONTARIO LTD.	000501804
506300 ONTARIO INC.	000506300
516032 ONTARIO INC.	000516032
526976 ONTARIO LIMITED	000526976
538296 ONTARIO INC.	000538296
542928 ONTARIO LIMITED	000542928
549404 ONTARIO LIMITED	000549404
552840 ONTARIO LIMITED	000552840
559036 ONTARIO LIMITED	000559036
563740 ONTARIO LIMITED	000563740
564532 ONTARIO LTD.	000564532
564976 ONTARIO INC.	000564976
569268 ONTARIO LIMITED	000569268
579364 ONTARIO INC.	000579364
583436 ONTARIO INC.	000583436
591348 ONTARIO INC.	000591348
592296 ONTARIO INC.	000592296
596580 ONTARIO LIMITED	000596580
598832 ONTARIO INC.	000598832
600164 ONTARIO INC.	000600164
602752 ONTARIO LIMITED	000602752

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
602856 ONTARIO INC.....	000602856
603488 ONTARIO INC.....	000603488
604812 ONTARIO INC.....	000604812
611420 ONTARIO LIMITED.....	000611420
612700 ONTARIO LTD.....	000612700
632212 ONTARIO INC.....	000632212
633728 ONTARIO INC.....	000633728
637944 ONTARIO INC.....	000637944
639372 ONTARIO LIMITED.....	000639372
641708 ONTARIO LIMITED.....	000641708
646148 ONTARIO LIMITED.....	000646148
648920 ONTARIO LIMITED.....	000648920
653240 ONTARIO LIMITED.....	000653240
658784 ONTARIO LIMITED.....	000658784
665196 ONTARIO LTD.....	000665196
669840 ONTARIO LIMITED.....	000669840
672348 ONTARIO INC.....	000672348
673396 ONTARIO INC.....	000673396
675844 ONTARIO LTD.....	000675844
679556 ONTARIO LIMITED.....	000679556
685836 ONTARIO INC.....	000685836
688180 ONTARIO LIMITED.....	000688180
698508 ONTARIO INC.....	000698508
699868 ONTARIO LIMITED.....	000699868
699976 ONTARIO INC.....	000699976
702452 ONTARIO INC.....	000702452
702480 ONTARIO INC.....	000702480
702912 ONTARIO LIMITED.....	000702912
703404 ONTARIO LIMITED.....	000703404
703488 ONTARIO LTD.....	000703488
705476 ONTARIO LTD.....	000705476
705680 ONTARIO INC.....	000705680
706464 ONTARIO INC.....	000706464
706484 ONTARIO LIMITED.....	000706484
707844 ONTARIO LIMITED.....	000707844
707900 ONTARIO LIMITED.....	000707900
709140 ONTARIO LIMITED.....	000709140
709520 ONTARIO INC.....	000709520
709656 ONTARIO INC.....	000709656
710036 ONTARIO LTD.....	000710036
710040 ONTARIO INC.....	000710040
710244 ONTARIO INC.....	000710244
710632 ONTARIO LIMITED.....	000710632
712292 ONTARIO LIMITED.....	000712292
712872 ONTARIO LIMITED.....	000712872
713100 ONTARIO LIMITED.....	000713100
713848 ONTARIO LIMITED.....	000713848
713900 ONTARIO LTD.....	000713900
713928 ONTARIO INC.....	000713928
714392 ONTARIO INC.....	000714392
714892 ONTARIO LIMITED.....	000714892
715012 ONTARIO LIMITED.....	000715012
715204 ONTARIO LIMITED.....	000715204
715552 ONTARIO LTD.....	000715552
715856 ONTARIO INC.....	000715856
716152 ONTARIO LIMITED.....	000716152
716664 ONTARIO INC.....	000716664
717000 ONTARIO INC.....	000717000
717028 ONTARIO LIMITED.....	000717028
717256 ONTARIO INC.....	000717256
718432 ONTARIO LIMITED.....	000718432
718500 ONTARIO LIMITED.....	000718500
718520 ONTARIO LIMITED.....	000718520
719080 ONTARIO LIMITED.....	000719080
720068 ONTARIO INC.....	000720068
721500 ONTARIO LIMITED.....	000721500
721580 ONTARIO LIMITED.....	000721580
721852 ONTARIO INC.....	000721852

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
722116 ONTARIO LIMITED.....	000722116
722660 ONTARIO LIMITED.....	000722660
722688 ONTARIO LIMITED.....	000722688
723432 ONTARIO INC.....	000723432
723612 ONTARIO INC.....	000723612
723752 ONTARIO LIMITED.....	000723752
724260 ONTARIO LIMITED.....	000724260
724780 ONTARIO INC.....	000724780
725516 ONTARIO LIMITED.....	000725516
726616 ONTARIO INC.....	000726616
726832 ONTARIO LIMITED.....	000726832
727036 ONTARIO LIMITED.....	000727036
727544 ONTARIO LIMITED.....	000727544
727788 ONTARIO LIMITED.....	000727788
729000 ONTARIO LIMITED.....	000729000
730376 ONTARIO LIMITED.....	000730376
730436 ONTARIO LTD.....	000730436
731448 ONTARIO LIMITED.....	000731448
731752 ONTARIO INC.....	000731752
732020 ONTARIO LIMITED.....	000732020
732684 ONTARIO INC.....	000732684
732712 ONTARIO LIMITED.....	000732712
733472 ONTARIO LIMITED.....	000733472
733548 ONTARIO LIMITED.....	000733548
733736 ONTARIO INC.....	000733736
733932 ONTARIO INC.....	000733932
734028 ONTARIO LIMITED.....	000734028
734112 ONTARIO INC.....	000734112
734256 ONTARIO INC.....	000734256
734388 ONTARIO INC.....	000734388
734568 ONTARIO INC.....	000734568
734704 ONTARIO LIMITED.....	000734704
734928 ONTARIO LIMITED.....	000734928
735256 ONTARIO LIMITED.....	000735256
735560 ONTARIO LIMITED.....	000735560
735724 ONTARIO INC.....	000735724
735972 ONTARIO LIMITED.....	000735972
737228 ONTARIO INC.....	000737228
738024 ONTARIO LIMITED.....	000738024
738076 ONTARIO LIMITED.....	000738076
739060 ONTARIO INC.....	000739060
739068 ONTARIO INC.....	000739068
739184 ONTARIO INC.....	000739184
739416 ONTARIO LIMITED.....	000739416
739504 ONTARIO LTD.....	000739504
740196 ONTARIO LIMITED.....	000740196
740800 ONTARIO LIMITED.....	000740800
740888 ONTARIO LIMITED.....	000740888
741116 ONTARIO LIMITED.....	000741116
741204 ONTARIO LIMITED.....	000741204
741428 ONTARIO INC.....	000741428
741592 ONTARIO LIMITED.....	000741592
741816 ONTARIO INC.....	000741816
742772 ONTARIO INC.....	000742772
743164 ONTARIO INC.....	000743164
743408 ONTARIO LIMITED.....	000743408
743416 ONTARIO INC.....	000743416
743432 ONTARIO INC.....	000743432
743548 ONTARIO LTD.....	000743548
743552 ONTARIO LTD.....	000743552
744252 ONTARIO INC.....	000744252
744680 ONTARIO INC.....	000744680
744708 ONTARIO LIMITED.....	000744708
744912 ONTARIO LTD.....	000744912
745844 ONTARIO LTD.....	000745844
745960 ONTARIO LIMITED.....	000745960
746068 ONTARIO INC.....	000746068
746388 ONTARIO LTD.....	000746388

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
746396 ONTARIO LIMITED	000746396
746968 ONTARIO LIMITED	000746968
747972 ONTARIO LTD.	000747972
748112 ONTARIO LIMITED	000748112
748228 ONTARIO LIMITED	000748228
749340 ONTARIO INC.	000749340
749352 ONTARIO LIMITED	000749352
749384 ONTARIO LIMITED	000749384
749572 ONTARIO LTD.	000749572
750032 ONTARIO LTD.	000750032
750092 ONTARIO LIMITED	000750092
750348 ONTARIO LIMITED	000750348
750588 ONTARIO LIMITED	000750588
750608 ONTARIO INC.	000750608
750664 ONTARIO LIMITED	000750664
751032 ONTARIO INC.	000751032
751040 ONTARIO INC.	000751040
751072 ONTARIO LIMITED	000751072
751160 ONTARIO INC.	000751160
751168 ONTARIO LIMITED	000751168
751756 ONTARIO LIMITED	000751756
751828 ONTARIO LIMITED	000751828
752008 ONTARIO LIMITED	000752008
752076 ONTARIO INC.	000752076
752548 ONTARIO LTD.	000752548
752700 ONTARIO INC.	000752700
752924 ONTARIO INC.	000752924
752984 ONTARIO INC.	000752984
753300 ONTARIO LTD.	000753300
753340 ONTARIO LIMITED	000753340
753372 ONTARIO LIMITED	000753372
754012 ONTARIO LIMITED	000754012
754828 ONTARIO LIMITED	000754828
754856 ONTARIO LIMITED	000754856
754980 ONTARIO LIMITED	000754980
756444 ONTARIO LIMITED	000756444
756556 ONTARIO LIMITED	000756556
756644 ONTARIO LTD.	000756644
756912 ONTARIO INC.	000756912
757368 ONTARIO INC.	000757368
757528 ONTARIO INC.	000757528
758852 ONTARIO LTD.	000758852
758920 ONTARIO INC.	000758920
759296 ONTARIO CORP.	000759296
759360 ONTARIO LIMITED	000759360
759364 ONTARIO LIMITED	000759364
760104 ONTARIO INC.	000760104
760360 ONTARIO LIMITED	000760360
760364 ONTARIO INC.	000760364
760528 ONTARIO INC.	000760528
760640 ONTARIO LIMITED	000760640
761536 ONTARIO INC.	000761536
761596 ONTARIO LIMITED	000761596
761656 ONTARIO LIMITED	000761656
762952 ONTARIO INC.	000762952
763180 ONTARIO LIMITED	000763180
763452 ONTARIO INC.	000763452
763704 ONTARIO LIMITED	000763704
763708 ONTARIO LIMITED	000763708
763728 ONTARIO LIMITED	000763728
764136 ONTARIO INC.	000764136
765068 ONTARIO LIMITED	000765068
765172 ONTARIO LIMITED	000765172
768188 ONTARIO LIMITED	000768188
769132 ONTARIO LIMITED	000769132
769612 ONTARIO LIMITED	000769612
771196 ONTARIO INC.	000771196
772536 ONTARIO LTD.	000772536

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
775668 ONTARIO LTD.	000775668
776772 ONTARIO LIMITED	000776772
776788 ONTARIO LIMITED	000776788
776792 ONTARIO LIMITED	000776792
777324 ONTARIO INC.	000777324
777548 ONTARIO LIMITED	000777548
777592 ONTARIO LIMITED	000777592
780936 ONTARIO LIMITED	000780936
782916 ONTARIO LIMITED	000782916
783764 ONTARIO LIMITED	000783764
784180 ONTARIO LIMITED	000784180
784552 ONTARIO INC.	000784552
787712 ONTARIO INC.	000787712
787800 ONTARIO LIMITED	000787800
788428 ONTARIO LIMITED	000788428
788504 ONTARIO INC.	000788504
788760 ONTARIO LIMITED	000788760
84-GROUP LIMITED	000741232
986520 ONTARIO LIMITED	000986520

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G787)

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-14	
CENTURY TILE INC.	000965007
DIAMOND CLASS REALTY LTD.	001331685
DISABILITY RISK MANAGEMENT ASSOCIATES INC.	001265517
HANCO IMPORT EXPORT INC.	001239145
HLA CORPORATION	001265048
ITM LIMITED	000890165
STONEX INVESTMENTS INC.	000850982
SURE-WAY AERIAL APPLICATIONS LIMITED	001508769
THE MODIN GROUP CORPORATION	001270914
VANFORD ENTERPRISES LTD.	001096454
WILKAN DISTRIBUTORS LTD.	000712383
1118015 ONTARIO INC.	001118015
2005-04-18	
OTTERDALE ESTATES LIMITED	000318862
2005-04-20	
H. F. DITCHBURN & ASSOCIATES LIMITED	000125546
2005-04-21	
BRAMALEA FARM INC.	001428336
CHIFCO MANAGEMENT LIMITED	000395218
COLOUR HOUSE GRAPHIC AND WEB INC.	001463717

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
DENNIS PEACH SALES INC.....	000880416
DEVERA CONSULTING SERVICES INC.....	000777572
FLORAL SHIRT INVESTMENT CORP.....	000944083
GERALD R. McDONALD LTD.....	000400339
HERITAGE RIDGE INVESTMENTS INC.....	000684966
HITAN ENTERPRISES INC.....	000789038
HULLAND TRANSPORTATION SYSTEMS INC.....	001227615
KINGSGLEN DEVELOPMENTS INC.....	000825852
KRO ENTERPRISES LTD.....	000990230
LENWIN LANDSCAPING INC.....	000849984
MATHERS BROS. LIMITED.....	000142617
OUTBOARD LIFE INC.....	001295549
THE McDERMOTT GROUP INC.....	000988710
THE MYRIAD COMPANY LIMITED.....	001122942
XTREME PARTNERS INC.....	001101996
1038355 ONTARIO LTD.....	001038355
1088427 ONTARIO LTD.....	001088427
1126045 ONTARIO INC.....	001126045
1163876 ONTARIO LTD.....	001163876
1267628 ONTARIO LTD.....	001267628
1329781 ONTARIO LTD.....	001329781
1463013 ONTARIO INC.....	001463013
2017875 ONTARIO LIMITED.....	002017875
2027871 ONTARIO INCORPORATED.....	002027871
291220 ONTARIO LIMITED.....	000291220
762346 ONTARIO INC.....	000762346
765615 ONTARIO INC.....	000765615
2005-04-22	
DANBURY DEVELOPMENTS CORPORATION.....	000879905
JOZZY ROBES INC.....	002003811
KOLBERT COMPANY LTD.....	000341019
SATELLITE CONSTRUCTION LIMITED.....	001435183
1050458 ONTARIO LIMITED.....	001050458
1068585 ONTARIO LTD.....	001068585
1136858 ONTARIO LIMITED.....	001136858
1201424 ONTARIO LIMITED.....	001201424
1411354 ONTARIO INC.....	001411354
2005-04-25	
MOORHOUSE INTERIORS INC.....	001534048
1043951 ONTARIO INC.....	001043951
1196019 ONTARIO INC.....	001196019
2005-04-26	
AB BUSINESS INC.....	002029866
ATOLL FABRICATION INC.....	001045028
BAKERY GARDEN CAFE (TGH) INC.....	001403115
C&J NETWORK CONSULTING CORP.....	001355072
CSI (HOLDCO) INC.....	000814899
CTRB (NORTHERN & EASTERN) INC.....	000561189
EASTERN H. V. A. C. WHOLESALE SUPPLIERS LIMITED.....	000956294
HAMAH LOCK INC.....	000647127
HOME CARE & SAFETY INC.....	000654036
JAIN METALS INC.....	001071914
KINGSTON GEO-RESEARCH LTD.....	000482107
MANLEY & SMITH HOLDINGS INC.....	001247728
MONACO TAILORING CO. LTD.....	000428311
ORLOF INC.....	001271435
PARRY SOUND PET CENTRE LTD.....	001152982
ROYAL GROUP INVESTMENTS INC.....	001119648
THE THREE SISTERS JANITORIAL SERVICES LIMITED.....	000355352
ZN & JD INC.....	001155181
1125336 ONTARIO LTD.....	001125336
1132803 ONTARIO LTD.....	001132803
1338174 ONTARIO INC.....	001338174
1350785 ONTARIO INC.....	001350785
421504 ONTARIO LIMITED.....	000421504

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-28	
DALOR INVESTMENTS INC.....	000437829
2005-04-30	
BITTERNUTT HOLDINGS INC.....	000682318
MIREK TRUCKING ONTARIO INC.....	001572630
TORONTO HOME OWNERS.CA INC.....	000768171
847069 ONTARIO INC.....	000847069
2005-05-05	
1493330 ONTARIO LIMITED.....	001493330
2005-05-06	
ICORR STATION PARK INC.....	002052500
MARK MINOR HOMES INC.....	001142098
SHIELDS & DOWNEY LTD.....	001479876
TINYSCAPE LTD.....	001556285
1040273 ONTARIO LTD.....	001040273
1066567 ONTARIO LIMITED.....	001066567
934206 ONTARIO LIMITED.....	000934206
934207 ONTARIO LIMITED.....	000934207
2005-05-11	
DIXON BROS. ELECTRIC (NORTHERN) LIMITED.....	000224334
LIC CATERING LTD.....	001535545
RE/MAX COMMERCIAL GROUP INC.....	001231782
1149147 ONTARIO LIMITED.....	001149147
825003 ONTARIO LIMITED.....	000825003
2005-05-12	
ACCESS BURGLAR CONTROLS INC.....	001013682
1075628 ONTARIO INC.....	001075628
2005-05-16	
KIKO INTERNATIONAL INC.....	001489283
WEST POINT ENTERPRISES INC.....	001510187
2005-05-18	
CPC ECONOMETRICS INC.....	001021267
G.L. LILLIE ENTERPRISES INCORPORATED.....	000813646
1293227 ONTARIO LIMITED.....	001293227
886845 ONTARIO LIMITED.....	000886845
2005-05-19	
ACI BEAUTY IMAGES INC.....	001198854
GEORGIAN BAY OUTFITTERS CLOTHING COMPANY INC.....	001359691
2005-05-21	
TNET SECURITY TECHNOLOGY INC.....	001420500
611774 ONTARIO INC.....	000611774
2005-05-24	
BERCZY LIMITED.....	000311927
DIGITAL DESIGN WORKS INC.....	001001588
DINADOR MANAGEMENT CORPORATION.....	000758453
ENVIRO-SOLUTIONS CONSUMER PRODUCTS LTD.....	001269687
RENEGADE I.S.P. INC.....	001468008
SHERIN-MAXWELL AVENUE HOLDINGS LIMITED.....	001250912
SOUTHERN COUNTIES FMFS LTD.....	001251143
1015245 ONTARIO LIMITED.....	001015245
1070393 ONTARIO INC.....	001070393
1290799 ONTARIO LIMITED.....	001290799
275 BLAKE STREET LIMITED.....	001333760
478986 ONTARIO LIMITED.....	000478986
657737 ONTARIO LIMITED.....	000657737
2005-05-25	
ANDERCORE LTD.....	000594381
BROCKVILLE MOTORS (1986) LTD.....	000541928
CAPTAIN LEE'S AUTO SPRA' STRIP INC.....	000725550
CATHERINE IANNIELLO STUDIOS INC.....	000497981
HAJAR BUILDING MAINTENANCE LTD.....	001199746
INFINITE VITALITY SOLUTIONS INC.....	001287523
LAZY PAT FARMS LIMITED.....	000056192
1109508 ONTARIO LTD.....	001109508

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1217194 ONTARIO LIMITED	001217194
1356156 ONTARIO LIMITED	001356156
1534118 ONTARIO LIMITED	001534118
949926 ONTARIO INC.	000949926
2005-05-26	
CAPLEO INNOVATIONS INC.	001528315
CATARAQUI RESEARCH ASSOCIATES INC.	000792040
DAVID M. NESBITT REALTY LIMITED	000067212
G. VANHOUCHE ALUMINUM INCORPORATED	000598565
HEALTHYNET ENTERPRISES INC.	001525022
PARK VALLEY GRADING & SODDING LTD.	000826255
SPRG INC.	001543283
2005-05-27	
AUTO TOWN INC.	001044362
BARENBRUG CANADA LIMITED	000979960
CROWN TRADING CANADA LTD.	001465256
FURLANO CUISINE LTD.	001322117
FURSE MANAGEMENT LIMITED	000390750
GRAYSTONE GALLERY (2003) INC.	001561554
HAWKESWOOD GARAGE LIMITED	000745888
HIGH ENERGY CLASSIC HEALTH SPA LTD.	001280196
I & M GENERAL CONTRACTORS LTD.	000654217
ITN CANADA INC.	001577141
J K M SOFTWARE TECHNOLOGIES INC.	000906803
KANSAN TRADING CO. LTD.	001221406
KERKER METALCRAFT LIMITED	000224553
MORETTO TILES LTD.	000788057
NASSIF ENTERPRISES LIMITED	000341494
NESSCO LTD.	001094296
NORTH RICHMOND GAS SERVICE LTD.	000300781
OMC INTERNATIONAL INC.	001534696
PATRICK MULLIGAN INVESTMENTS LTD.	000367020
PROFESSIONAL RADIATION SAFETY MANAGEMENT LTD.	001445989
PROMUNDO TRADING INC.	001318182
T.W.C (NORTHERN AND EASTERN) SMALL BUSINESS DEVELOPMENT CORPORATION	000665505
URBAN/ARTS REAL ESTATES INC.	001208928
WAHAW TRADING COMPANY INC.	000951500
1019218 ONTARIO LIMITED	001019218
1296342 ONTARIO LIMITED	001296342
1301121 ONTARIO LTD.	001301121
1355270 ONTARIO LIMITED	001355270
1480178 ONTARIO LIMITED	001480178
1574687 ONTARIO INC.	001574687
657696 ONTARIO LTD.	000657696
896888 ONTARIO LIMITED	000896888
95 BASELINE ROAD ASSOCIATES LIMITED	001236991
980481 ONTARIO LIMITED	000980481
2005-05-30	
BROOKSIDE ROOFING LIMITED	001487237
DEL CARLO PAINT & WALLPAPER LIMITED	000220783
FISCHBACH CANADA LTD.	000624891
MAYFAIR FASHIONS (WINDSOR) LIMITED	000114331
PAYAL MANAGEMENT & INVESTMENTS INC.	000808505
THE CARR CORPORATION INC.	001304555
VILLA GRECO INC.	000590006
WEBERS JACK & JILL INC.	000349243
YOUNG LONDON MARKET LIMITED	001279356
1250356 ONTARIO INC.	001250356
1373649 ONTARIO INC.	001373649
1432292 ONTARIO LTD.	001432292
1498834 ONTARIO INC.	001498834
798298 ONTARIO LTD.	000798298
897716 ONTARIO LIMITED	000897716
994598 ONTARIO INC.	000994598
2005-05-31	
ADAMAIN INVESTMENTS LIMITED	001059838

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
DURRES TECHNOLOGIES CORPORATION	001369180
FAYMA'S INTERNATIONAL INC.	001019308
FULLER TECHNOLOGIES LTD.	001311449
MLE CONSULTING SERVICES INC.	001029820
WALKER'S GAS & CONVENIENCE (SPRUCEDALE) LTD.	000981416
1261109 ONTARIO LIMITED	001261109
1377754 ONTARIO INC.	000137754
2031361 ONTARIO INC.	002031361
583850 ONTARIO LIMITED	000583850
940383 ONTARIO LIMITED	000940383
2005-06-01	
ATLAS SIGN INC.	001336648
BE MART HARDWARE INC.	000988297
B2B CORP.	001445886
CRONIS & LANG LIMITED	000081082
DIGITAL EXPRESS PHOTOSHOP INC.	001410650
DVC ASSOCIATES INC.	001289161
ELDERWOOD CAPITAL CORP.	001240006
KYOTO MACHINERY (CANADA) CO., LTD.	001039151
MVB NO. 1 PRODUCTIONS INC.	001505037
SILVER RAIL INC.	001149013
STAAR CONVENIENCE & VARIETY STORE INC.	002006062
TRENT POWER GENERATION CORPORATION	002029313
WP ONTARIO LTD.	002023336
YORK GAMMA IMAGING LTD.	001127465
1078777 ONTARIO INC.	001078777
1176462 ONTARIO INC.	001176462
1200490 ONTARIO INC.	001200490
1201829 ONTARIO INC.	001201829
1201830 ONTARIO INC.	001201830
1216168 ONTARIO LTD.	001216168
1274490 ONTARIO INC.	001274490
1338897 ONTARIO INC.	001338897
2005-06-02	
ABITIBI CANADA FUNDING INC.	001170417
BALKAN GLASS & ALUMINUM INC.	001035231
BARRY JOHNSTON PHOTOGRAPHIC (1997) LTD.	001227002
BONDMARTINTERNATIONAL INC.	001359126
GORTYNIA FOODS LTD.	000410681
JOHN HUDSON COMMUNICATIONS INC.	000981730
LOU RICCI MASONRY CONSTRUCTION LTD.	000727709
MUSE ENTERTAINMENT (BUNNY) INC.	001377690
NORTH COUNTRY LANDSCAPING INC.	001016872
PENCORE INVESTMENTS INC.	001638872
SKOMOROH MOTORS LTD.	000534318
SMITH BUCHAN GENERAL PARTNER LIMITED	000960563
TAIJIA DEVELOPMENT LTD.	001140846
VRS HOLDINGS INC.	001258787
WASMAN LTD.	000732228
1035230 ONTARIO INC.	001035230
1440612 ONTARIO INC.	001440612
2025331 ONTARIO INC.	002025331
845337 ONTARIO INC.	000845337
871872 ONTARIO INC.	000871872

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G788)

**Notice of Default in Complying with the
Corporations Information Act
Notice de non-observation de la Loi sur
les renseignements exigés des
compagnies et des associations**

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-06	
ESO AGRI CANADA INC.	1277809
PARADIGM CONSTRUCTORS INC.	1497447
985899 ONTARIO INC.	985899
1282028 ONTARIO LTD.	1282028

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G790)

**Cancellation of Certificate of
Incorporation
(Business Corporations Act)
Annulation de Certificat de Constitution
en Personne Morale
(Loi sur les sociétés par actions)**

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-08	
PURE WATER DISTILLERS LIMITED	344776
1121256 ONTARIO INC.	1121256
1311386 ONTARIO LIMITED.	1311386

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G791)

**Cancellations For Cause
(Business Corporations Act)
Annulation à Juste Titre
(Loi sur les Sociétés par Actions)**

NOTICE IS HEREBY GIVEN that by orders under section 240 of the Business Corporation Act, the certificates set out hereunder have been cancelled for cause and in the case of certificates of incorporation the corporations have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, par des ordres donnés en vertu de l'article 240 de la Loi sur les sociétés par actions, les certificats indiqués ci-dessous ont été annulés à juste titre et, dans le cas des certificats de constitution, les sociétés ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-08	
DMSI SYSTEMS GROUP LIMITED	1330617
RISHI TRANSPORT INC.	1514083
TRIBECA ON THE UPPER EAST SIDE INC.	1345444
475835 ONTARIO LIMITED	475835
1372337 ONTARIO INC.	1372337

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G792)

**Cancellations for Filing Default
(Corporations Act)
Annulations pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the Corporations Act have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la Loi sur les personnes morales ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-08

AT RISK YOUTH OUTREACH INC. 1305665

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G793)

**Cancellation of Extra-Provincial Licence
(Extra-Provincial Corporations Act)
Annulation de Permis Extraprovincial
(Loi sur les compagnies
extraprovinciales)**

NOTICE IS HEREBY GIVEN that orders under Section 12 of the Extra-Provincial Corporations Act have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 12 de la Loi sur les compagnies extraprovinciales. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-06

CIT TOURS CORPORATION 277126
DOW CORNING SILICONES INTER-AMERICA LTD. 207866
ELZINGA & VOLKERS, INC. 253346
ENERFAB CORPORATION 242149
GENERAL BINDING CORPORATION 401336
HAARLEM BULB COMPANY, INC. 249784
HOLLAND COMPANY 388385
KENNEDY VAN SAUN CORPORATION 207069
LONGHOUSE LAND, INC. 232510

Name of Corporation: Dénomination sociale de la compagnie	Ontario Corporation Number Numéro de la compagnie en Ontario
M. H. RHODES, INC.	110036
NATIONAL RADIO INSTITUTE.....	371499
SILVER MUSKIE, INC.	243697
WILLIAM R. PERRIN INCORPORATED.....	385031

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G794)

**Marriage Act
Loi sur le mariage**

NOTICE IS HEREBY GIVEN that the following changes of name were granted during the period from May 1, 2005 to May 31, 2005, under the authority of the *Change of Name Act*, R.S.O. 1990, c.c.7 and the following Regulation RRO 1990, Reg 68). The listing below shows the previous name followed by the new name.

AVIS EST PAR LA PRÉSENTE donné que les changements de noms mentionnés ci-après ont été accordés au cours de la période du 1^{er} au 31 mai 2005, en vertu de la *Loi sur le changement de nom*, L.R.O. 1990, chap. C.7, et du Règlement 68, R.R.O. 1990, s'y rapportant. La liste indique l'ancien nom suivi du nouveau nom.

ABBASI, MOHAMMAD.FAIZAN. — ABBASI, FAIZAN.
ABBASI, MOHAMMAD.FARAN. — ABBASI, FARAN.
ABDOOL, BRIAN.OSWALD. — DE FREITAS, BRIAN.OSWALD.
ABDUL HASHIM, MOHAMMAD.SALIM. — NAZIRI, SALIM.
ABDUL-RAHMAN, ALI. — ANI, ALI.
ABOODI, ALAA. — JOSEPH, SARAH.SARMED.
ABOOLIAN, EMEN. — ABOULIAN, EMIN.
ABRAHAM, MARY.SUSETTE. — ABRAHAM HAMMER,
MARY.SUSETTE.
ABRAHEIM, MAY.KHALIL. — MIRWALI, MAY.
ABULIZI, MIKEREYI. — ABLIZ, MIKRAY.
ADAMS, KRISTOPHER.JOSEPH. — WAINES,
KRISTOPHER.JOSEPH.
ADOLFO, LUISA.ROBLES.. — OPLE-ALOLFO, LUISA.ROBLES.
AFSHAR-HASHEM-KHANI, HAMED. — AFSHAR, HAMED.
AFSHAR-HASHEM-KHANI, MEHDI. — AFSHAR, MEHDI.
AFSHARHASHHEMKHANI, ALI.AKBAR. — AFSHAR, ALI.
AFTAB, AFTAB. — HUSSAIN EZZI, AFTAB.
AFZAL, KHADIJA.TARIQ. — AFZAL, KHADIJA.
AHMAD, AYESHA. — RAHMAN, AYESHA.
AHMAD, SYED.MANSUR. — HAYES, MATT.
AHMED, AMAAR. — MALIK, AMAAR.AHMED.
AHMED, MONA. — SAJID, MONA.
AHMED, SYED.AIZAZ. — AHMED, AIZAZ.SYED.
AHMED, SYED.ASIM. — AHMED, ASIM.SYED..
AHMED, ZAMAAR. — MALIK, ZAMAAR.AHMED.
AHSAN, ZAHEER. — CHOWDARY, AHSAN.ZAHEER.
AKBARI-ESTAHBANATI, MOHAMMAD.HASSAN. — ARYANA,
BEHROOZ.
AKKANEN, ANTTI.JUSSI. — AKKANEN, ANDREW.JOHN.
ALADJOVA, GUERGANA.EUGUENIEVA. — KOUNIU,
GEORGIA.EVGUENIEVA.
ALATRACA, MARIA.SOCORRO.OLANDRIA. — CAPUTOLAN,
MARIA.SOCORRO.OLANDRIA.
ALEMAN SANCHEZ, LILIANA. — MAIER, LILIANA.
ALI, DENNISON.FAROUK. — DEYON, DENNISON.
ALI, FUENTES.MARC. — FUENTES, MARC.CHRISTIAN..
ALJABER, OSAMAH.MOH'D.FALAH. — BATINEH,
OSAMAH.MOHAMMAD.

- ALLABY, ESTHER.PATRICIA. — TOLOOEI, ESTHER.PATRICIA.
 ALVES, KIMBERLY.LYNN. — KEEFE, KIMBERLY.LYNN.
 ALVI, SADIA.SARWAR. — AWAN, SADIA.SAJID.
 AN, JAE.HYUN. — CHUNG, JAE.HYUN.
 ANANTHARAJA, SUTHAKINI. — SATGUNAM, SUTHAKINI.
 ANDREYTSOVA, IRYNA. — KELLMAN, IRYNA.
 ANTHONY, HUBERT.BRYANT. — ANTHONY, BRIAN.HUBERT.
 ARBAD, HASSAN. — ARBAD, SAM.RUBEN.
 ARBIQUE, ROBERT.LAURENT. — ARBIC, ROBERT.LAURENT.
 ARTHURS, LEIGHANN.MARIE. — COONS, LEIGHANN.MARIE.
 ARUMUGAM, PANJAYENI. — BALACHANDIRAN, PANJAYENI.
 ASSADI, SEYED.ASGHER. — ASSADI, SAM.
 AUGUSTIN, MONICA.ROSHAN. — JOCKHECK,
 MONICA.ROSHAN.
 AVERY, DARYL.BRUC. — FHEONIX, JONAH.
 AVILES LOPEZ, HECTOR.ADALBERTO. — LOPEZ,
 HECTOR.ADALBERTO.
 AZAD-MOHSENABADI, MEHRSHAD. — AZAD, MEHRSHAD.
 BADAT, REHANA.AHAMED. — TARAJIYA, REHANA.YUNUS.
 BADWAL, KATHERINA.KAUR. — BADWAL,
 KIRPANOOR.KAUR.
 BAIG, D.M.NAQIB. — ALAM, DHURVA.NAQIB.
 BAKER, EARL.FUNDY. — BAKER, EARL.LUNDY.
 BAKHSHI, DAVOOD. — BAKHSHI LOTFI, DAVOOD.
 BAKSH, BIBI.MUMTAZ.KADIRAN. — GARDNER,
 ROSEANNE.MUMTAZ.
 BALANGA, SUNNI.RUTH. — BALANGA, SUNNY.RUTH.
 BALASINGHAM, WIMALAWATHY. — WARAN,
 WIMALAWATHY.
 BALASUBRAMANIAM, GAYATHIRI. — THAYAPARAN,
 GAYATHIRI.
 BALDOSTAMON, RODINA.CATUDIO. — NAGANO,
 RODINA.CATUDIO.
 BALLACHANDA, DECHU.CHINNAPPA. — KUPPANDA, DECHU.
 BALOG, BRINDUSA. — CRAINIC, BRINDUSA.
 BAO, BAICHUAN. — BAO, DANIEL.BAICHUAN.
 BARBARI, FATEMEH. — ERFAN, FATEMEH.
 BARBARI, TAHEREH. — ERFAN, KEEMIA.
 BARBARI, ZAHRA. — ERFAN, ZAHRA.
 BARBARI, ZOHREH. — ERFAN, AFSANEH.
 BARDALES MULLER, LIZZY.JENNIFER. — MUÑOZ-MÜLLER,
 LIZZY.JENNIFER.
 BARKER, AUTUMN.FAITH. — HALLIDAY, AUTUMN.FAITH.
 BARKER, CHERISH.AMBER-LEE. — HALLIDAY,
 CHERISH.AMBER-LEE.
 BARKER, ROXANE. — BARKER, ROXANNE.PENNEY.
 BARRETTE, JENNIFER.CAROL. — BARRETTE,
 SALEM.JENNIFER.CAROL.
 BARTY, PATRICIA.DOREEN. — PIELOW, PATRICIA.DOREEN.
 BASSILIOUS SAMY, SIMON.ROBERT. — AVA MINA,
 EPIPHANIOUS.
 BASTIEN, MEELING.NICOLE. — LEE FOOK, MEELING.NICOLE.
 BATH, OSWALD.RALPH. — BATH, RALPH.OSWALD.
 BAUMBACH, SARAH.ANN.JOYCE. — LESLIE,
 SARAH.EMMA.ANN.
 BEDARD, JOSEPH.DREDRICK. — BEDARD,
 GREGORY.ARTHUR.
 BEDIAKO, MARCUS.ASARE. — AMOFAN, JOSEPH.BEDIAKO.
 BEGUM, MAHMOOD. UNNISA. — PITFIELD,
 BENEDICT.JAMEE.
 BEINTEMA, ERIN.KATHLEEN. — GREIDANUS,
 AERIN.KATHLEEN.
 BELL, YAU.HANG. — YIP, CLIVE.YAU-HANG.
 BENAÏSSA, MOHAMED. — BENAÏSSA, BENNY.M.
 BENEVIDES, ALEXIS.JOYCELYN. — JOHNSON,
 ALEXIS.JOYCELYN.
 BENIGNO, BETTY.ALLAS. — BENIGNO-STILL, BETTY.ALLAS.
 BEREZHU, RUTA. — TONDERYSS, RUTA.JULIA.
 BERGE, ZACHARY.SETH. — BERGE-BECKER, ZACHARY.SETH.
 BERGLUND, JOSHUA.LESLIE.STEVEN. — DAOUST,
 JOSHUA.LESLIE.STEVEN.
 BERGLUND, KAYLEE.ELIZABETH. — DAOUST,
 KAYLEE.ELIZABETH.
 BERHANE, WOINI.TESFAY. — BERHANE, HOWEIDA.TESFAY.
 BERNARDI, NICHOLAS.GEORGE.TED. — KELLY,
 NICHOLAS.GEORGE.TED.
 BIDWELL, JESSE.PATRICK. — FLYNN, JESSE.PATRICK.
 BIELASKI, XIMENA.BEATRICE. — OGALDE, XIMENA.
 BILAL, EHTESHAM.ALI. — KHAN, EHTESHAM.ALI.
 BLAKE, ROSEMARIE.GWENDOLYN. — BLAKE-JOHN,
 ROSEMARIE.GWENDOLYN.
 BLANCHARD, MELISSA.BERNICE. — KELLY,
 MELISSA.BERNICE.
 BLOWES, CHRISTOPHER.GARRY. — LOTTON,
 CHRISTOPHER.GARRY.
 BODOUROVA, ROUSKA.RADEVA. — MILANOV,
 ROUSKA.RADEVA.
 BOLONZON, NOAH.GAIRN. — CLITHEROE, NOAH.GAIRN.
 BOND, LISA.ANNE. — BOND, LISANNE.WINDSOR-BROOKE.
 BONDARYEV, YEVGEN.ANATOLIY. — BONDAREV, EUGENE.
 BORDELEAU, MARY.STELLA.DIANE. — BOURGON,
 DIANNE.STELLA.MARIE.
 BOSS, LACIE.CHANTELE. — JOHNSON, LACIE.CHANTELE.
 BOUDREAU, JOYCE.GRACIA. — DICKER, JOYCE.GRACIA.
 BOUTILIER, DAVID.ALLEN. — MCINTOSH, DAVID.ALLEN.
 BOYD, JESSE.ALAN. — ROBERTSON, JESSE.ALAN.BOYD.
 BOYD, MATTHEW.EDWARD. — ROBERTSON,
 MATTHEW.EDWARD.BOYD.
 BOYD, ROBERT.GLENN. — PEGELO, GLENN.ROBERT.
 BRANGEL, VICTORIA. — IVANOVA, VICTORIA.
 BRANT, SHANNON.MARIE. — TURNBULL, SHANNON.MARIE.
 BRAUNSCHWEIG, RONALD.WILLIAM. — BRAUN,
 RONALD.WILLIAM.
 BREMAN, ORIANO.JOSEPH. — CAPPONI, ORIANO.VINCENZIO.
 BRIMACOMBE, SHIRLEY.YVONNE. — STEIGER,
 SHIRLEY.YVONNE.
 BRISBOIS, ADAM.JAMES. — KING, ADAM.JAMES.
 BROADFOOT, DOUGLAS.JOHN.TAUTON. — BROADFOOT,
 DAYNA.JOANNE.TAUNTON.
 BRODA, JESSICA. — BRODA, JESSICA.JUNE.
 BROOMER, JESSE.DON. — HILLIS, JESSE.DON.
 BROWN, JORDAN.JOSEPH. — KRAFT, JORDAN.JOSEPH.
 BROWN, KIERON.GAVIN. — MCCOURT, KIERON.GAVIN.
 BROWN, MICHELLE.GENEVIEVE. — MADISON,
 MICHELLE.GENEVIEVE.
 BROWN-SABA, GAIL.MARIE. — GREENFIELD, GAIL.MARIE.
 BROWNE, JONATHON.DANIAL. — THISSEN,
 DAN.JONATHON.
 BRUCE-LAPENSEE, BRAYLEE.KAYLIN. — VINCE,
 BRAYLEE.KAYLIN.
 BRUNELLE, CHARLENE.ALINA. — HACHEY,
 CHARLENE.ALINA.
 BUCKLAND, VERNON.SYLVESTER. — REID,
 DONOVAN.ALDEN.
 BUGOVITS, NANDORNE. — KOCIS, NANDORNE.
 BURNS, CHERYL.ANN. — SMITH, CHERYL.ANN.
 BURT, JENNIFER.LYNNE. — BURT-YANOFF, JENNIFER.LYNNE.
 BUTSON, DONALD.WILLIAM. — BUTSON, LIAM.DOUGLAS.
 BUTTAR, SHARONDEEP.KAUR. — KAUR, TUVRAYN.
 BUTTON, DIANE.ELAINE. — JONES, DIANE.ELAINE.
 BUTTS, JASON.RONALD. — TURPIN, JASON.RONALD.
 BUTTS, SYDNEY.TAYLOR. — TURPIN, SYDNEY.TAYLOR.
 BUTTS, TOMMY.ANTONIO. — CARVALHO, TOMMY.JUNIOR.
 BYRNES, JACQUELINE.SIEGLINDE. — WHITEHEAD,
 JACQUELINE.SIEGLINDE.
 CAMPBELL, GARY.FRANCIS. — QUILLEY, GARY.FRANCIS.
 CAMPBELL, JODY.LYNN. — SPROULE, JODY.LYNN.
 CANE, ENTELA. — DECI, ENTELA.
 CAO, WEI. — TSAO, VICTOR.WAY.
 CARDINAL, MARILYN.JOAN. — BARTON, MARILYN.JOAN.
 CASKIE, MARY.CATHARINE. — WHELAN, MARY.CATHARINE.
 CAVALANCIA, ANTHONY.GIOACCHINO.JR. — CANADA,
 ANTHONY.DI.GIOACCHINO.

- CAYAO, NICOLE.CONSUELO. — CAYAO, KASSANDRA.
 CERULLO, ANTONINO. — CERULLO, ANTHONY.
 CHAHOUD, RABAB. — CHAHOUD, RUBY.HELEN.
 CHALATOV, GAL. — CHALATOV, GLEN.
 CHALATOV, MICHEL. — CHALATOV, MICHELLE.
 CHAMPANERI, BHAVINA.T. — CHAUHAN, BHAVINA.SAMIR.
 CHAN, CHI.TAK. — CHAN, KEVIN.CHI.TAK.
 CHAN, CHUNG.HEI. — HO, IVAN.
 CHAN, HEI.MAN. — CHAN, LORETTA.HEI-MAN.
 CHAN, HO.KEUNG. — CHAN, ANDREW.HO.KEUNG.
 CHAN, KIN.MING. — CHAN, LESTER.KIN-MING.
 CHAN, LAI.CHUN. — LAW, JENNY.LAI-CHUN.
 CHAN, MEI.WA.. — CHAN, TRACY.
 CHAN, YUN.PING. — PANG, YUN.PING.
 CHANDAVARKAR, ANURADHA.GANESH. — HEMMADY,
 ANURADHA.SANDEEP.
 CHANG, SU.CHING. — CHANG, WENDY.SU.CHING.
 CHARLEBOIS, NATALIE.LYNNE. — CHARETTE,
 NATALIE.LYNNE.
 CHEEMA, SARTAJ.SINGH. — CHEEMA, JASDEV.SINGH.
 CHEN, CHUN.YEN. — YAN, JUN.YIN.
 CHEN, FRANKIE.CHU. — CHU, FRANKIE.CHEN.
 CHEN, HENAN. — CHEN, LARRY.HENAN.
 CHEN, JI.YAO. — CHEN, JASON.JI.YAO.
 CHEN, JUI.WEI. — YAN, SUI.WEI.
 CHEN, MIAO.TAO. — YAN, KATHERINE.
 CHEN, WEN.CHIANG. — CHAN, WEN.CHIANG.
 CHEN, XIAO.MENG. — CHEN, JEYLA.XIAO.MENG.
 CHEN, XIXIAN. — TAN, RAMON.
 CHENG, HOI.KWAN.MICHELLE. — BARRETT, KELLY.
 CHENG, KI.HO. — CHENG, TOM.KI-HO.
 CHERIAN, SUSAN. — JOSEPH, SUSAN.CHERIAN.
 CHERKINA, MARINA. — LIEBER, MARINA.
 CHEUNG, YEUK. — CHEUNG, MARCO.YEUK.
 CHIDIAC, BARBARA.ANN. — CHIDIAC, BARBARA.ANN.JANET.
 CHIN-YEE, SHERRY.LISA. — CHIN, SHERRY.LISA.
 CHIRAGDIN, ALICIA. — DANTE, LARISA.SOFIA.
 CHIU, HOI.KI. — CHIU, MONICA.HOI.KI.
 CHIU, HOI.MAN. — CHIU, SHERMAN.HOI.MAN.
 CHIU, HOI.WUN. — CHIU, FIONA.HOI.WUN.
 CHIU, KWOK.FAI. — CHIU, DEREK.KWOK.FAI.
 CHIU, WAI.LEUNG. — CHIU, KEITH.WAI.LEUNG.
 CHOI, KYUNG.SOOK. — CHOI, YOOMI.ARIEL.
 CHOO, WIN-HINT.WILSON. — CHOO, BRIAN.WIN-HINT.
 CHORNIWY, KATHINE.DOREEN. — CHORNIWY,
 CATHERINE.DOREEN.
 CHOW, TSZ.HIN. — CHOW, HERMAN.TSZ.HIN.
 CHOW, TSZ.HO. — CHOW, KELVIN.TSZ.HO.
 CHOWDHURY, DABIR. — CHOWDHURY, DEBOO.
 CHU, LAI.WAN. — WONG, LAI.WAN.
 CHUNG, WAN.YUI. — CHUNG, RYAN.WAN.YUI.
 CHUNG, YIN.SANG. — CHUNG, DARIUS.YIN.SANG.
 CHUNG, YIN.TING. — CHUNG, TAMMY.YIN.TING.
 CILKOV, STAVRULA. — CILKOV, STEPHANIE.STAVRULA.
 CINTAN, EZGLEYLUL. — NAMLI, EZGLEYLUL.
 CIPOLLONE-GALLO, MARIA. — CIPOLLONE, MARIA.
 CLARKE, MIEKE.MARION. — MEERE, MIEKE.MARION.
 COE, EDNA.MAY. — MCDILDA, EDNA.MAY.
 COHEN, LORI.DARLENE. — COHEN, LORI.ROSE.
 COLLEY, DESARAY.ALEXANDRA.SHAYNA-LYNN. — WINTER,
 DESARAY.ALEXANDRA.
 COMEAU, BRIAN.DAVID.JOSEPH. — HAMELUCK,
 BRIAN.DAVID.JOSEPH.
 CONSTANTIN, CRISTINA.C. — LEVAI, CHRISTINA.KATERINA.
 COOK, TIMOTHY.JOHN. — PARIS, TIMOTHY.JOHN.
 CORBY, JOHN.ALLAN. — O'LOUGHLIN, JOHN-CORBY.ALLAN.
 CORNET, CAMERON.AARON.RICHARD. — BRYSON,
 CAMERON.AARON.RICHARD.
 CORREIA, SANDRA.MEDEIROS. — RODRIGUES,
 SANDRA.MEDEIROS.
 COSTO, ROBERT.ROY. — LEIS, ROBERT.WAYNE.
 COTTINGHAM, JAMES.DAVID.STERLING. — HOLM,
 STERLING.DAVID.
 CREASY, CARLA-EVELYN.WINNIFRED. — CREASEY,
 CARLA.EVELYN.WINNIFRED.
 CREPPIN, KATHLEEN.ANN. — BURNS, KATHLEEN.ANN.
 CROITORU, VIORICA.ANGELICA. — POPA,
 VIORICA.ANGELICA.
 CUI, HAI.YING. — STEKEL, HAI.YING.
 CUI, HUA.LONG. — CUI, HOWARD..
 CUI, WEN.JIE. — ZHANG, SOPHIE.WENJIE.
 CUNNINGHAM, DAVID.ARMANDO.JOSEPH. — PELLICORI,
 DAVID.ARMANDO.JOSEPH.
 CURBI, ESPIE.ALIPIO. — ALPIO, ESPIE.CATRIZ..
 CUSTODIO, MARICEL.VILLOSO. — CUSTODIO-MANZANO,
 MARICEL.VILLOSO.
 CZUCHTA, DIANNE. — CZUCHTA, DEANNE.GRACE.
 D ARCHE, TARA.ELIZABETH. — ZAMORA, TARA.ELIZABETH.
 D'AGOSTINO, DOMENICA. — D'AGOSTINO,
 MONICA.DOMENICA.
 DALJIT, KAUR. — DHALIWAL, DALJIT.KAUR.
 DALY-HUGHES, ZACKARIE.GORDON.ANTHONY. — HUGHES,
 ZACKARIE.GORDON.ANTHONY.
 DANESH, ARJANG. — DASHTY, ALI.
 DARWICHE, MICHAEL.DANIEL. — COHEN, MICHAEL.DANIEL..
 DARWICHE, STEPHANIE.MICHELLE. — COHEN,
 STEPHANIE.MELISSA.
 DAVID, MARIA.SUZETTE.BISLIG. — CORDERO,
 MARIA.SUZETTE.BISLIG.
 DAVIS, MICHAEL.ANDREW. — BROOKS, DAVIS.MICHAEL.
 DAVREUX, IAN.CHRISTOPHER. — BALLANTYNE, IAN.RYAN.
 DAVREUX, MICHAEL.IAN. — BALLANTYNE,
 MICHAEL.NICHOLAS.
 DAVREUX, ROBERT.ALEXANDER. — BALLANTYNE,
 ROBERT.ALEXANDER.
 DAY-RIX, MICHAEL.WILLIAM. — DAY, MICHAEL.WILLIAM..
 DE SOUSA, RYAN. — CARAVAGGIO,
 RYAN.RAFAEL.DA.CUNHA.
 DE WAAL, JAYME.LYNN. — SIMZER, JAYME.LYNN.
 DEAK, GYONGYI. — POTRA, GYONGYI.DOLORES.
 DECKER, GLORIA.JEAN. — EVELEIGH, GLORIA.JEAN.
 DELAURIER, ELIA.ANGELINA.CELINE.GISELE. — DELAURIER-
 GUY, ELIA.ANGELINA.CELINE.GISELE.
 DENG, XING.MIAO. — KWAN, MICHELLE.
 DENOMME, STEVEN.ERNEST. — WAGNER,
 STEVEN.MATTHEW.
 DESJARDINS, MARGARET.MARY.ANNE. — VENDETTI,
 MARGARET.MARY.ANNE.
 DESLAURIERS, GILLES.JOSEPH. — DESLAURIERS,
 MAJELLA.JOSEPH.
 DESOUZA, RICHARD.JAMES.. — CARVALHO,
 RICHARD.JAMES.
 DEVLIN, CRISTIN.LEE. — DEVLIN-CONNELL, CRISTIN.LEE.
 DHALIWAL, SHARONJIT.KAUR. — DHALIWAL,
 SHARANJIT.KAUR.
 DHANANI, ZEMINA.FIROZ.ALI. — ROOPANI, ZEMINA.
 DHAR, SHILPI. — SARAF-UITERLINDEN, SHILPI.
 DHILLON, HARLEEN.KAUR. — GHUMAN, HARLEEN.KAUR.
 DI GIOVANNI, DANE.ROBERT.WAGNER. — WAGNER,
 DANE.ROBERT.
 DI MUCCIO, TAMARA.ANGE-AIMEE.MATILDA. — BRIGHT,
 TAMARA.ANGE-AIMEE.MATILDA.
 DIAB, LAYAL.WADIH. — HANNA, LAYAL.WADIH.
 DIANATKHAH, FARHAD. — DIANAT, FRED.
 DICK, MICHAEL.JOHN. — WILLIAMS, MICHAEL.JOHN.
 DICKERSON, LEEANN.MARION.ROSE. — BULMER,
 LEEANN.MARION.ROSE.
 DIKHOV, ALBERT. — MOSHI, ALBERT.
 DIKHOV, EIVET. — MOSHI, EIVET.
 DILL, TERESA.RENEE. — RENEE, TERESA.
 DIMPLE, MANJIT.KAUR. — ARORA, MANJIT.KAUR.
 DJINDIKHACHVILI, NANA. — LOREN, ANNA.
 DMYTRIIEV, MYKOLA. — DMITRIEV, NICOLAY.

DMYTRIYEVA, VIKTORIYA.ROSTY. --- DMITRIEV, VICTORIA.
 DOBO, AGNES.ILDIKO. --- LANG, AGNES.EMILIA.
 DOBRE, GABRIEL. --- DOBRE, GABRIEL.LEONARD.
 DOCKSTADER, MEGAN.PATRICIA. --- SHERRITT,
 MEGAN.PATRICIA.
 DOHERTY, PHILLIP.GERARD. --- DOHERTY,
 PHILLIP.GERARD.ESSERY.
 DOLLEKAMP, BARBARA.MABEL. --- BRAUN,
 BARBARA.MABEL.
 DONOFRIO, JOSEPH.GINO.MARCO. --- YEARWOOD,
 KATHERINE.MARIE.
 DORE, KERSTIN.MARGARETHA. --- NORBERG,
 KERSTIN.MARGARETHA.
 DOUGLAS, MATTHEW.BRUCE.HAMLIN. --- HAMLIN-
 DOUGLAS, MATTHEW.BRUCE.
 DOVER, ADAM.DAVID. --- BARRETT, ADAM.DAVID.
 DOWNIE, ERIN.ELIZABETH. --- DOWNIE, GAVIN.DURYEE.
 DROUZ, ELYAS. --- DAROUZE, ELIE.
 DRUCKER, ALEXANDRA.MARGARET.FRANCESCA. ---
 ALDRICH, ALEXANDRA.MARGARET.FRANCESCA.
 DRZAIC, LUKA. --- HRASTOV, LUKA.
 DU, BO.KUAN. --- DU, BOWEN.
 DUFFIN, BRIANNE.MARIE. --- SHERK,
 BRIANNE.MARIE.DUFFIN.
 DUITS, CHRISTINE.JACQUELINE. --- TAGGART,
 CHRISTINE.JACQUELINE.
 DUPLAIN, STEEVE.JOSEPH.EDOUARD. --- BRAXTON,
 GORDON.WYCLIFFE.
 DUQUETTE, KIP.GLENN. --- MC KENZIE, KIP.STEVEN.
 DWAIRI, MAYSOUN. --- SHRAIM, MAYSOUN.
 DYACHENKO, OLEKSANDRA.IGOR. --- SIKORSKA,
 ALEXANDRA.
 DYACHENKO, OLGA.MYKHAYLIVN. --- SIKORSKA, OLGA.
 EAGLESON, ADAM.RAY. --- BOWN, ADAM.JOHN.
 EAGLESON, AMBER.LEE. --- BOWN, AMBER.LEE.
 EBER, JEREMY.JOSEPH. --- BROWN, JEREMY.JOSEPH.
 EDDY, CHARMAINE.NANCY. --- DEMERS,
 CHARMAINE.NANCY.
 EDGAR, JUDITH.ANN. --- EDGAR, KAREN.JUDITH.ANN.
 EDOBOR, FRANK.. --- EDOBOR, JOHN.SEGUN.
 EDWARDS, ANNA.LYN. --- EDWARDS, LYNNE.
 EDWARDS, JENNEFER.GILLIAN. --- DAVIS,
 JENNEFER.GILLIAN.ROWAN.
 EGAL, IFRA. --- ATTEYEH, KADRA.ABDILLAH.
 EGGENGOOR, GESINA. --- MOLTGEN, GESINA.
 EGLIN, FLORENCE.. --- EXIBARD, FLORENCE..
 EGOROVA, SVETLANA.EVGUEN. --- NIKONOROV,
 SVETLANA.EVGUEN.
 EJTEHAD, GOUMATA. --- HESHMAT,
 GARY.GOUMATA.EJTEHAD.
 ELEFTHERIADIS, MARK.GEORGE. --- ELLIS,
 MARK.GEORGE.BARBER.
 ELLERINGTON, CARMEN.DANIELA. --- STOTTS,
 CARMEN.DANIELA.
 ELMALIAH, YEHIEL.. --- ELMALEH, YEHIEL.HILIK.
 ELSTE, SVETLANA. --- VAINER, SVETLANA.
 ENTERIA, ZAHID.. --- JAVED, ZAHID.ENTERIA.
 EOLEFF, DIMITRA.NAIDENCO. --- EOLEFF, JEAN.DIMITRA.
 EREN, MINA.. --- EREN, MINA.EMINE.
 ERJAVEC, LAURA. --- TURNER, LAURA.
 EVANS GOUDY, MAXWELL.RAPHAEL. --- EVANS,
 MAXWELL.CHRISTIAN.
 EYBEL-PERRON, RICHARD.D'ARCY. --- DUNPHY,
 RICHARD.D'ARCY.
 EZADIN MUHAMMED, AYNUR. --- IZZETTIN, AYNUR.
 FADDIES, NATORA.LEAH.ANN. --- WATSON,
 NATORA.LEAH.ANN.
 FAIRMAN, KARIN.ANNE. --- YOUNG, KARIN.ANNE.
 FAKHR ESLAM, SEYED.HAMID. --- GOLDMAN, HARRY.HAMID.
 FALCO, AUSTIN.JAMES. --- NOLAN, AUSTIN.JAMES.
 FALCO, JAIME.LYNNE. --- NOLAN, JAIME.LYNNE.
 FANG, YONG.JIA. --- FANG, HELEN.YONG.JIA.

FARAH, ABDIRASHID.MOHAMED. --- FARAH, RAUL.
 FEATHERSTON, CAROL.ANNE. --- SKY, SHAWNAH.
 FEHR, HELENA. --- JOHNSTON, HELENA.
 FENNER, LEE.ANNE. --- CLELLAND, LEE.ANNE.
 FERNANDES, CANDIDA.PAULA.ARRUDA. --- FAULKNER,
 CANDIDA.PAULA.ARRUDA.
 FERNANDES, JESSIE. --- BOTELHO, JESSIE.
 FERNANDO, VERGIN.EGATHA. --- FERNANDO, AGATHA.
 FILKOVSKI, PETRA. --- FILKOS, PETRA.
 FILOTTI, FLORINA.CONSTANTA. --- VLADESCU,
 FLORINA.CONSTANTA..
 FITZPATRICK, EDWARD.JAMES. --- FITZPATRICK,
 LARRY.EDWARD.JAMES.
 FLETCHER, ALEC.THOMAS. --- SOMERVILLE, ALEC.THOMAS.
 FLETCHER, IAN.DAVID. --- SOMERVILLE, IAN.DAVID.
 FOGAL, PAMELA.VICTORIA. --- MC QUARRIE,
 PAMELA.VICTORIA.
 FOISY, SCOTT.ANDREW. --- DELAWARE, ANDREW.
 FOLTZ, KATHY.MARGARET. --- FOLTZ, KYLE.BRAYDEN.
 FORBES, GERICKA.ROSE. --- POLICARPIO,
 GERICKA.ROSE.FORBES.
 FORIS, BILL.JIM. --- FORIS, WILLIAM.JAMES.
 FORLER, JACQUELIN.JOAN. --- MC CHESNEY,
 JACQUELIN.JOAN.
 FORNERI, ALANDRA.ROSE. --- STEFANATO-FORNERI,
 ALANDRA.ROSE.
 FORNERI, DANIKA.LOUISE. --- STEFANATO-FORNERI,
 DANIKA.LOUISE.
 FORREST, MARK.JOHN.DOUGLAS. --- FORREST, JACK.
 FORSHTENDIKER, DAVID.SHELLAH. --- FORSH,
 DAVID.SHANE.
 FOWLER, TAMMY.IONE. --- HENDRY, TAMMY.IONE.
 FRANCIS, JESSE.DAKOTA.JAMES. --- BRITTAIN,
 JESSE.DAKOTA.JAMES.
 FRANCIS, ROBERT.FREDRICK. --- TANCREDI,
 ROBERT.GIOVANNI.
 FRANDO, JOAN.ERICA. --- BAYONETO, ERICA.JOAN.
 FRANKEL, DEBORAH.ANNE. --- TARAS, DEBORAH.ANNE.
 FRANKL, ALI.HALINA. --- FRANKL, HALINA.
 FRANKLIN, JASON.GEORGE. --- KOHLER, JASON..
 FRECHETTE, LOUIS.JOSEPH. --- FRECHETTE, LOUIS.B.
 FREEDMAN, DAVID.JOSEPH. --- FREEDMAN, DENISE.JESSICA.
 FREIBERG, JOSHUA.IAN. --- AMES, JOSHUA.IAN.
 FREIXO, ELVIRA.MARIA. --- ABDULLA,
 ELVIRA.MARIA.FREIXO.
 FRIDAY, LAURA.MARIE. --- LA MARCA-FRIDAY,
 LAURA.MARIA.
 FUCKNER, JACKSON. --- FAULKNER, JACKSON.
 FURTADO, DEBORA.PATRICIA.COSTA. --- DO CARMO,
 DEBORA.PATRICIA.COSTA.
 GADD, PERCY.ALEXANDER.DARRYL. --- MACLEAN,
 P.J.ALEXANDER.DOUGLAS.
 GAFANKO, LEONORA. --- GOFENKO, ELEANOR.
 GAKYIL, THUPTEN.RIGSANG. --- RIGSANG, THUPTEN.
 GALICKI, OLEG. --- GALITSKY, ALEX.O.
 GALLAGHER, DANIELLE.NADINE. --- MOLLICONE,
 DANIELLE.NADINE.
 GALLETTA, PASQUAROSA. --- MARTOLINI, ROSA.
 GANESH, MANIMEGALAI. --- PONNUDURAI, MANIMEGALAI.
 GAO, HONG. --- GAO, HELENA.HONG.
 GARERI, MARIA. --- SAVOIE, MARIA.
 GAYLORD, STEVEN.RONALD.LESLIE. --- WILLIAMS,
 STEVEN.RONALD.LESLIE.
 GEBISO, TADESE.ASHAME. --- GEBISO, NATHANIEL.ASHAME.
 GEBREZGABIHER, HABTEGHERGIS.KIFLE. --- KIFLE, HABTE..
 GERMAIN, JUSTIN.JOSEPH.COREY. --- LEPINE, JUSTIN.COREY.
 GERNER, OXANA. --- HERNER, OXANA.
 GHAHREMAN, SHAHRZAD. --- SAES, SHAHRZAD.
 GIFFKINS, MARK.SCOTT. --- MACPHERSON, CHEYENNE.REBA.
 GILL, SUKHMINDER.KAUR. --- BAINS, SUKHMINDER.KAUR.
 GIRARD, PATRICE.DENIS. --- DESJARDINS,
 PATRICE.DENIS.JOSEPH.

- GIROLAMO, DARRYL.LUCAS.BRENT. — WALTERHOUSE, DARRYL.LUCAS.BRENT.
- GLISTER, ERIN.ALISON. — DANCEY, ERIN.ALISON.
- GOGOLEWSKA-MERES, IWONA.GRAZYNA. — SARKEES, YVONNA.
- GOLOD, VYACHESLAV.BORISOVICH. — GOLOD, STEVEN.
- GONCALVES, NATACHA.GOMES. — MONTENEGRO, NATACHA.GOMES.
- GONTCHAROVA, IRINA. — GONCHAROVA, IRINA.
- GOPALAPILLAI, JENEETHIRA. — BABU, JENEETHIRA.
- GORBUNOV, ADELINA. — KLIGERMAN, ADELINA.
- GORMLEY, JEREMY.EDWARD.ALEXANDER. — HOWARD, JEREMY.EDWARD.ALEXANDER.
- GOUDREAU, JOSEPH.ROBERT.HENRI. — GAUDREAU, ROBERT.JOSEPH.HENRI.
- GOULET, GEORGES.JACQUES. — GOULET, JACQUES.GEORGES.
- GRANT, DAVID.GERALD. — GRANT, DIANE.AMANDA.
- GREENE, STEVE.ALLAN. — MASSEY JR, STEVE.ALLAN.
- GREIG, LAURIE-LYN. — LA BELLE, LAURIE-LYN.
- GRENIER, BRITTANY.AXETTE. — TAYLOR, BRITTANY.FRANCES.
- GREVENSTEIN, JOHANNES. — GREVENSTEIN, HANS.
- GREWAL, JIWAN.SINGH. — POSSI, JIWAN.SINGH..
- GREWAL, KULJIT.KAUR. — SMITH, KULJIT.KAUR.
- GREWAL, PARWINDER.KAUR. — GILL, PARWINDER.KAUR.
- GRIFFITH, FRANKLIN. — CUNNINGHAM, GEORGE.MILTON.
- GRYZELAK, PETER.ROBERT.HOWARD. — GILES, PETER.ROBERT.HOWARD.
- GUBA, JEFFERY.DANIEL. — MARTELL, JEFFERY.DANIEL.
- GUEORGUEVA, ANNA. — SAINT-GEORGES, ANNA.
- GUEORGUEVA, VALENTINA. — SAINT-GEORGES, VALENTINA.
- GIULIANI, CHRISTOPHER.JAMES. — GIULIANI, CHRISTOPHER.JAMES.VINCENZO.
- GUMMALURU, KRISHNA.MOHAN. — GAMMA, KRISH.MICHAEL.
- GURSEWAK, SINGH.RANDHAWA. — RANDHAWA, GURSEWAK.SINGH.
- HA, HA. — HA, JOE.DAVID.
- HABTEMARIAM, ENDALEKACHEW.SERTSU. — HABTEMARIAM, ENDALK.SERTSU.
- HAJAMIRI, HAMID.REZA. — AMIRI, HAMID..
- HAJAMIRI, OMID. — AMIRI, OMID.
- HAJAMIRI, SHADI.. — AMIRI, SHADI.
- HAKIMYAR, BELQIS. — AMIN, BELQIS.
- HALE, CORY.IAN.. — FRANCIS, CORY.IAN..
- HALE, NATALIJA.HULL. — HULL, NATALIE.
- HALL, BRONWYN.ALICIA.ELIZABETH. — EASTON, BRONWYN.ALICIA.ELIZABETH.
- HAM, MATTHEW.JOHN. — RICHARDSON, MATTHEW.JOHN.
- HAMDI, NABIL.TALIB. — ALTAI, NABIL.TALIB.HAMDI.
- HAMMOND, JULIE.ELMA. — WONG, JULIE.ELMA.
- HAN, ZHANG. — HAN, CLAIR.
- HANAGAN-ULCH, MICHAEL.LEONARD. — ULCH, MICHAEL.LEONARD.
- HANDOJO, PRAJITNO. — HAN, WILLIAM.
- HAO, TIESHENG. — CHIRAC, HOWARD.
- HARB EL HAJJ HASSAN, ALI. — HARB, EDDY.
- HARLEY, JUSTIN.DEZMAN. — POULIN, JUSTIN.DEZMÁN.
- HAROON, AFSHEEN.. — ZAHOR, AFSHEEN.
- HARRADINE, ALINA. — HARRADINE, ALINA.RENEE.
- HARRIS, WILLIAM.CHRISTOPHER.ROBERT. — HARRIS, WILLIAM.ROBERT.
- HASAN, HASAN. — HUSSAIN EZZI, HASAN.
- HAUTALA, SILJA.ANITA. — HAUTALA, CELIA.ANITA.
- HAWRYLO, JANETTE.ROSE.MARIE. — WILSON, JANETTE.ROSE.MARIE.
- HAWRYLO, PATRICIA.LEE. — WILSON, PATRICIA.LEE.
- HAWTHORNE, JEDIDIAH.ZACHARY. — REID, BERNARD.VINCENT.
- HE, XIAOXIA. — HE, JENNIFER.XIAOXIA.
- HEALD, JASON.SCOTT. — HOOPER, JASON.SCOTT.
- HEERALAL, SHANTI. — JADOONATH, SHANTI.A.
- HEIDARINODEH, SAIED. — HEIDARI, SAIED.
- HENTHORNE, LAURA.MARIE.. — THOMPSON, LAURA-MARIE.CHARMAINE.ANN.
- HESLOP, MICHAEL.JOHN.. — HESLOP, MICHELLE.
- HIGGINS, BRANDON.PATRICK.. — MC NEIL, BRANDON.PATRICK.
- HO TOM, CORY.JOHNATHON.NOEL. — DEELSTRA, CORY.TED.JOHNATHON.REMIX.
- HO, SIU.HIN. — HO, HINSON.SIU.HIN.
- HOBBS, LISA.DIANNE. — MATHEWS, LISA.DIANNE.
- HOBBS, STACEY.LAUREN. — CAMACHO, STACEY.LAUREN.
- HODGKINSON, HAYLEY.JANE. — BLUNDELL, HAYLEY.JANE.
- HOFMANN, SELMA.ALTSMANN. — ELZAS, SELMA.HOFMANN.
- HOLLAND, FOSTER.LARRY.DEAN.. — MALONEY, FOSTER.LARRY.DEAN.HOLLAND.
- HOLLEY, CRYSTAL.ANNE. — BURNING, CRYSTAL.ANNE.
- HOLUBOVA, DRAHOMIRA. — TOMI, DRAHOMIRA.
- HOOK, JAMIE.ELIZABETH.JOSEPHINE.RITA. — RASO, JAMIE.ELIZABETH.JOSEPHINE.RITA.
- HOROCHOWSKI, CHRISTOPHER.MARK. — NEDEAU, CHRISTOPHER.MARK.
- HOSIE-ST MARTIN, ALLYSHA.SARAH.THÉRÈSE. — DION-HOSIE, ALLYSHA.SARAH.THÉRÈSE.
- HOSIE-ST MARTIN, JESSE.NOËL.ALEXANDER. — DION-HOSIE, JESSE.NOËL.ALEXANDER.
- HOSIE-ST MARTIN, KAYTLYN.PATRICIA.ELIZABETH. — DION-HOSIE, KAYTLYN.PATRICIA.ELIZABETH.
- HOTOM, RACHEL.WHITNEY. — DEELSTRA, RACHEL.KIARA.TEDIE.WHITNEY.
- HOWELL, LEITIA.LYNN. — PRENTICE, LEITIA.LYNN.
- HSU, SAMANTHA.YING.YANNIE. — HSU, YING.YANNIE.MARIE.
- HUANG, CHENG.ZONG. — WONG, PAUL.SING.DUONG.
- HUANG, SONG. — HUANG, RONALD.SONG.
- HUANG, XIAOJIN. — HUANG, APRIL.XIAOJIN.
- HUGHES, TERRENCE.JOHN. — HUGHES, TERENCE.JOHN.
- HUIZINGA, AARON.MELISSA.. — SILMSER, AARON.MELISSA..
- HUMBEL, LIANA.RACHEL. — BEGGS, LIANA.RACHEL.
- HUTTON, JENNIFER.DAWN. — HUTTON FERRIS, JENNIFER.DAWN.
- IBRAHIM, LIMEX.BEN. — IBRAHIM, MISBAHU.
- ILAO, JENNIFER.GRACE.M. — GRACE, JENNIFER.
- INGLE, KATHALYN. — ENGLISH, KATHLEEN.
- INGLIS, ROBBY.BRUCE. — DRURY, ROBBY.BRUCE.
- ISHAQ, BABA.GHOURISH. — ISAAC, LAWRENCE.KORESH.
- ISHMUKHAMEDOVA, LUIZA. — DANIER, LUIZA.
- ISLAM, MD.IFTA.KHARUL. — ISLAM, IFTEKHAR.
- IVANOVIC, NADA. — IVANOVIC, NADA.JOVANA.
- IVASHKEVICH, VOLHA. — IVASHKEVICH, OLGA.
- IWANCHUK, MOGIRS. — IWANCHUK, MORRIS.MARTIN.
- JACKSON, RICHARD.KHONSU. — RICHARD, ANDREW.KHONSU.
- JAFFER, SAMIRA. — JAFFER, SAMIRA.BANDALI.
- JAGANNATHA RAO, MEENA.DEVI. — THYAGARAJAN, MEENA.
- JAHFARU, MOHAMMED. — ZABSONRE, JAHFARU.
- JAMES KLEMM, BRITTANY.FAYE. — JAMES, BRITTANY.FAYE.
- JANSSENS, BENJAMIN.LYALL. — JANSSENS, DANA.KATHERINE.
- JANTZI, JASSON.KEITH.. — JANTZI, NATHANIEL.JOEL.
- JAUNDOO, MONICA.ELIZABETH. — JAUNDOO, MAHDIYAH.SUMAIYAH.
- JAWANDA, NAVRAJ.SINGH. — SEKHON, NAVRAJ.SINGH.
- JAYASINGHE, SHAKTHIKA.UMANG. — HAMMER, SHAKTHIKA.COURTNEY.
- JAYASOORIYA ARACHCHIGE, PADMINIE.VIJAYANTHI. — JAYASOORIYA, PADMINIE.VIJAYANTHI.
- JESSO, MARGARET.ELEANE. — FRANCIS, ELAINE.MARGARET.
- JHAJ, GURDIP.SINGH. — JUDGE, STEVEN.GURDIP.SINGH.
- JHAJ, SHEHNAZ. — JUDGE, SHEHNAZ.CHANEL.

- JI, XIANGYUN. -- JI, JENNIFER.
 JIA, YU.HONG. -- SHEATH, YU.HONG.
 JIANG, BO.GONG.BRIAN. -- JIANG, BRIAN..
 JIANG, HAIYING. -- JIANG, JENN.
 JIAO, WEN. -- LEE, BRENDA.WEN.
 JOHNSON, CINDY.LOUISE. -- STEFANATO, CINDY.LOUISE.
 JORDAN, LIANA. -- MELANSON, LIANA.DESTINY.JORDAN.
 JOURNEAUX, GAYLE.PATRICIA. -- OKERLUND,
 GAYLE.PATRICIA.
 KABEMBE, NDIRIRA. -- KATEMBO, FRANÇOISE.
 KALININE, ALEXEI. -- KALININ, ALEXEI.
 KAMALAKANTHAMURUGAN, JEYAVISAHAN. -- MURUGAN,
 JEYAN.
 KAMINSKY, JOHN.STEPHEN. -- COMINSKY, JOHN.STEPHEN.
 KAN, KA.CHI.JOYCE. -- KAN, JOYCE.MELINDA.
 KANAGARATNAM, PREMACHANDRAN. -- KANAGARATNAM,
 CHANTHIRAN.U.
 KANTARZHI, MOSHE.MICHAEL. -- KANTARZHI,
 SARAH.RACHEL.
 KARAGOZ, SAHANDE. -- KURT, SAHANDE.
 KARIM, FARRAH. -- CHARANIA, FARRAH.
 KARKARI, ELLENS. -- KARKARI, KOFI.
 KARNOVSKY, ROBERT.DENNIS.MURRAY. -- JORDAN,
 ROBERT.CONNOR.
 KAROUNOS, PANAGIOTIS. -- KAROUNOS, PETER.
 KASSAM, AREESH. -- KASSAM, AREESH.ALNOOR.
 KATEMBO, KABIRA. -- KATEMBO, GENTIL.
 KATHIRKAMANATHAN, AHILADEVI. -- KARUNAKARAN,
 AHILADEVI.
 KATS, MARINA. -- ALEXEEV, MARINA.
 KAUR, HARBHAJAN. -- DUGH, HARBHAJAN.
 KAUR, JIT.. -- RANDHAWA, JIT.KAUR.
 KAUR, RAJWINDER. -- AUJLA, RAJWINDER.KAUR.
 KAUR, RAMANJEET.. -- GILL, RAMANJEET.KAUR.
 KAUR, RUPINDER. -- MAHIL, RUPINDER.KAUR.
 KEMP, CHRISTOPHER.STEPHEN.WILLIAM. -- CROSS,
 CHRISTOPHER.PATRICK.WILLIAM.
 KENNEDY, SKYLA-JADE.KORTLIN. -- MEDEIROS, SKYLA-
 JADE.JAMIE.
 KERR, KAYLA.ALYSE.. -- MAROSTEGA-PFAFF,
 KAYLA.ALYSE.
 KETTLE, JESSICA.LYNN.CALVANK. -- ARFO, JESSICA.LYNN.
 KETTLE, KIMBERLY.JOAN. -- ARFO, KIMBERLY.JOAN.
 KEUNING, CORNELIUS. -- KEUNING, CONNOR.JOHN.
 KEW, URSULA.CHRISTINE. -- STANGENBERG,
 CHRISTINE.URSULA.
 KHAN, JAVED.. -- KHAN, AFTAB.MOHAMMAD.
 KHAN, KAMAR.CAPUNO. -- CAPUNO,
 JEN.FLORENCE.GARCIA.
 KHAN, MUHAMMAD.ASLAM. -- KHAN, ASLAM.MUHAMMAD.
 KHAN, MUHAMMAD.ONEEB. -- KHAN, ONEEB.MUHAMMAD.
 KHAN, MUHAMMAD.TALHA. -- KHAN, TALHA.MUHAMMAD.
 KHANUM, KHALEDA. -- ALAM, KHALEDA.
 KHAZAL, SADOON.MOHAMMAD. -- AL-SHAMLAH,
 BASEM.MOHAMMAD.
 KHONONZON, ELENA. -- NICHOLSON, ELENA.
 KHORSAND MOHAMMAD POOR, SIAMAK. -- KHORSAND,
 SIAMAK.
 KHUU, GAHIM.KENLEY. -- YAU, VICTOR.TAI-ON.
 KHUU, KIEN. -- YAU, VINCENT.CHEE-CHEUNG.
 KHUU, QUE.HUONG. -- YAU, VIVIEN.SIN-MIN.
 KIM, HAE-OUK.KARI. -- KIM-GALLATELY, HAE-OUK.KARI.
 KIM, WOYUP. -- KIM, MICHAEL.WOYUP.
 KIM, YUNJIN. -- KIM, JINNA.YUNJIN.
 KLEIMAN, TALI. -- IJACK, TALI.
 KLERKS, JERRY.JOHN. -- KLERKS, TERENCE.JOHN.
 KNOWLES, TAYSA.SHEILA. -- BEST,
 TAYSA.SHEILA.KNOWLES.
 KNOWLES, TIMOTHY.MICHAEL. -- LUNN,
 TIMOTHY.MICHAEL.
 KOHLI, PREETI. -- CHHABRA, PREETI.
 KORNEV, YAAKOV. -- KORENEV, JACOB.
 KOU, HAO.LAN. -- KOU, HENRY.HAOLAN.
 KOUNIN, IAVOR.EMILOV. -- KOUNIN, YAVOR.EMILOV.
 KOUTSOULIAS, PANAGIOTIS.PETER. -- ILIAS, PETER.PHILIP.
 KOWALZIK, GREGORY.EMIL. -- STRAHL, GREGORY.CLAUS.
 KOZAK, KYLE.SCOTT.PARKER. -- PARKER, KYLE.SCOTT.
 KRAPP, STEFAN.ERIC.JOSEPH. -- KAPP, STEFAN.ERIC.JOSEPH.
 KRUPNYK, OKSANA. -- MIRONOVICH, OKSANA.
 KU, SHEN-HUI. -- KU, JOHN.SHEN-HUI.
 KUNTZ, LAURA.ANN. -- MC ARTHUR, LAURA.ANN.
 KURUNERI, CHIYEDZA.TINASHE.FIKILE. -- KURUNERI-
 CHITEPO, CHIYEDZA.TINASHE.FIKILE.
 KWAN, CHUN.NING. -- KWAN, JOLINE.CHUN.NING.
 KYOZ, AUS.SALAM. -- KYOZ, STEVEN.AUS.
 LABRECQUE, PATRICE.JOSEPH.MICHEL.GILLES. -- MASSON,
 PATRICE.GILLES.
 LACASSE, SUZANNE. -- MONETTE, SUZANNE.MARIE-ANNE.
 LACOSTE, CHANTAL. -- LACOSTE-ARVIV, CHANTAL.
 LAFLAMME, MARIE.JEANNETTE.GISELE. -- LAFLAMME,
 GISANNE.MARIE.JEANNETTE.
 LAFONTAINE, PHILLIP. -- KING, PHILLIP.
 LAFONTAINE, RYAN. -- KING, RYAN.
 LAKHI, AMRITPAL.KAUR. -- NANDA, AMRITPAL.KAUR.
 LALONDE, MAURICE.ROLAND. -- LALONDE, BUCK.MAURICE.
 LANDRIAULT, MARY. -- LANDRIAULT,
 CÉCILE.MARIE.DESNEIGE.
 LAPEER, CHRISTINE.MARY. -- LEWIS, CHRISTINE.MARY.
 LAPOINTE, PATRICIA.LYNN. -- KIYOSHK, PATRICIA.LYNN.
 LARKE, AILEEN.TERESA. -- LARKE, EILEEN.THERESA.
 LATOUR, LYNN.MARIE.MONIQUE. -- GAUTHIER,
 LYNN.MARIE.MONIQUE.
 LATULIPPE, SOPHIE.MARIE.DENISE. -- OUELLET,
 SOPHIE.MARIE.DENISE.
 LAU, YAN.ON. -- LAU, MATTHEW.YAN.ON.
 LAURETANO, VIVIANA. -- MARINACCI, VIVIANA.
 LAVIGNE, ESTELLE.PAULINE. -- LAVIGNE-BEAUDOIN,
 ESTELLE.PAULINE.
 LAW, TJE.SIUNG.PEDER. -- LAW, PEDER..
 LE, MINH.TRIET. -- LE, KEVIN.
 LEBLANC-BROTHERS, ANTHONY.JAMES. -- CADOGAN,
 ANTHONY.JAMES.
 LEDUC, KENNETH.WILLIAMSON. -- TAYLOR,
 KENNETH.WILLIAMSON.
 LEE CHI KWONG, YUN.CHAU. -- LEE, YUN.CHAU.
 LEE, HYUN.JUNG. -- LEE, CHRISTINE.HYUNJUNG.
 LEE, JO.KRISTINE. -- LEE-PAJE, JO.KRISTINE.
 LEE, KWANG.JAE. -- LEE, JEFF.KWANGJAE.
 LEE, KYOUNG.JIN. -- LEE, KATHERINE.KYOUNG-JIN.
 LEE, TEIK.LAM. -- LEE, HENRY.TEIK.LAM.
 LEE, WOOKEUN. -- LEE, MICHAEL.WOOKEUN.
 LEFEAVER-SIMEONIDES, JULIEN.JEAN.JOSEPH. -- SIM,
 JULIEN.JEAN.
 LEGG, SANDRA.JEAN. -- KAYTOR, SANDRA.JEAN.
 LEGGITT, NIKOLE.MAGDALENA. -- FILKOS,
 NIKKI.MAGDALENA.
 LEGIEC, BARBARA. -- KONDRACKI, BARBARA.
 LEGRIS, NATHALIE.LOUISE. -- CHRISTIAANS,
 NATHALIE.LOUISE.
 LEHOCKY, EDWARD.. -- LEHOCKEY, EDWARD.MARK.
 LEKH, REETA. -- MAHI, REETA.
 LEMIERZEWICZ, HELENA. -- LEMIERZEWICZ, STELLA.
 LEON, ANDREW.MICHAEL. -- VICARS, ANDREW.MICHAEL.
 LEUNG, ICY. -- LEUNG, ICY.WING-YIN.
 LEUNG, KIT.YI. -- FAN, KIT.YI.
 LEVITSKAYA, OLGA. -- LEVITSKY, ARIEL.
 LEWENSTEIN, JOHN.HOWARD. -- LIVINGSTONE,
 HOWARD.JOHN.
 LHAMO, DOLKAR. -- NYANANG, DOLKAR.LHAMO.
 LI, NECAF. -- LEE, NICHOLAS.ZHOU.
 LI, YUE.WEN. -- LI, MICHELLE.YUE.WEN.
 LIA, AMANDA.CHRISTINE. -- STOLARCHUK,
 AMANDA.CHRISTINE.
 LIA, RUDY.SERGIO. -- LIA, SERGIO.

- LIEBROCK, MACKENZIE.LYNN. — GEBRAEL, MACKENZIE.LYNN.
- LIEVENS, JUSTIN.ARRON. — PARKER, JUSTIN.ARRON.
- LIFSHITS, EVGENY. — LIFSHIN, EUGENE.
- LIFSHITS, LEON. — LIFSHIN, LEON.
- LIFSHITS, MARINA. — LIFSHIN, MARINA.
- LIFSHITS, YANIV. — LIFSHIN, YANIV.
- LIPANA-ROSS, ETHAN.ALEXANDER. — HARRISON, ETHAN.ALEXANDER.LIPANA.
- LISIKOV, ALEKSANDRS.BORISOVICH. — LISIKOV, ALEXANDER.
- LISIKOV, DMITRIJS. — LISIKOV, DMITRI.
- LISIKOV, VALENTINA. — LISIKOVA, VALENTINA.
- LIU, CONG. — LIU, COLIN.CONG.
- LIU, GUOLIN. — LIU, QILIN.
- LIU, YI. — LIU, NANCY.YI.
- LIU, YICK.TUNG. — LIU, EDEN.YICK.TUNG.
- LIVINGSTON, SAVANNAH.ANN. — TIPTON, SAVANNAH.ANN.
- LIVINGSTONE, CHANDRA.ANNA. — WOODLEY, CHANDRA.ANNA.
- LIVINGSTONE, MADELIN.PATRICIA. — WOODLEY, MADELIN.PATRICIA.
- LIWANAG, EVELYN.LINGAT. — ARUTA, EVELYN.LINGAT.
- LO, CHUN.HING. — LO, RAYMOND.CHUN.HING.
- LO, CHUN.YIP. — LO, WILLIAM.CHUN.YIP.
- LO, WING.KEI. — LO, RICKY.WING.KEI.
- LO, YUK.TING. — LO, CAROL.YUK.TING.
- LOGATOC, ROY. — BARANGAN, ROY.JAMES.
- LONG, PATRICK.MOORE. — THOMPSON, PATRICK.FRANCIS.
- LONGPRE, LUCAS.JOHN. — SCULLY, LUCAS.JOHN.
- LOO, MAI.KIE. — LOO, MAGGIE.MAI.KIE.
- LOWNDES, JEFFREY.ALLAN. — DAVIES, JEFFREY.ALLAN.
- LU, HAI.YING. — LU, TINA.HAIYING.
- LU, TA.TE. — LU, STEVEN.YU-LIN.
- LU, ZHI.HAN. — LU, HENRY.ZHIHAN.
- LUCIEN, DESIRÉE.RUBY.MOYIN. — LUCIENBAKER, DESIRÉE.RUBY.MOYIN.
- LUNDY, MARLENE.ALVAREN. — LUNDY KNIGHT, MARLENE.ALVAREN.
- LY, CAM.HONG. — LY, CATHY.
- LY, NGHI.MY. — LY-LEON, NGHI.MY.
- LYONS, WALKER.TERRANCE. — SUDDS, WALKER.TERRANCE.
- MAC LEOD, SHAUNA.ANN. — SEEGER, SHAUNA.ANN.
- MACDONALD, DESIREE.AMANDA. — EVANS, DESIREE.AMANDA.
- MACHADO, VICTORIA.ANN. — LENNOX, VICTORIA.ANN.
- MACMILLAN, MICHELE.MARIE. — HAMILTON, MICHELLE.MARIE.
- MADVCZUK, ADALA. — MEDWEDCHUK, EDITH.ADALA.
- MAGICALELF, ERREN. — ROBERTS, ERREN.KAY.
- MAGNAYE, AILEEN. — RAMOS, AILEEN.
- MAGNUSON, ALEXANDRA.LOUISE. — MCKENZIE, ALEXANDRA.LOUISE.
- MAHABIR, JASODRA. — ROSEN, PATRICIA.LANE.
- MAHMOOD, HUDA. — SALAM, HUDA.A.
- MAHMOUD, FATME.SAFI. — EL SAFI, YARA.SAFI.
- MAHMOUD, OMAR. — EL SAFI, OMAR.SAFI.
- MAJOR, MARIE.SOPHIE.MYLENE. — MALBOEUF, MARIE.SOPHIE.MYLENE.
- MALABANAN, AURORA.ROTAIRO. — ROTARIO, AURORA.CEBEDA.
- MALAR, KODI. — MUNIANDY, MALAR.KODI.
- MANOHARAN, LOYAHARAN. — PALOSCIA, AARON.
- MANSOURI, HOSSEIN. — NASTAEEN, ALI.
- MARCELO, AOUIE.LOUISE.MALIT. — NARDO, AOUIE.LOUISE.MARCELO.
- MARFEI, BRIANNA.CAITLYN. — RODNEY, BRIANNA.CAITLYN.
- MARGULIS, MINIA. — MARGULIS, MIRIAM.MINIA.
- MARION-MILLS, JULIET.LOUISE. — HACHÉ, JULIET.LOUISE.
- MARKLEW, TAYLOR.LAUREN. — RIPPSTEIN, TAYLOR.LAUREN.
- MARTIN, TANYA.SABRINA.ILSE. — AVERY, TANYA.SABRINA.ILSE.
- MARTINDALE, ROBERT. — SPINDLER, THOMAS.WESLEY.
- MATHAI, C.THOMAS. — MATHEW, THOMAS.
- MATHURANAYAGAM, VINITH.PUMIKA. — JUSTIN, VINITH.PUMIKA.
- MATICIW, MYRON. — MATICIW, MYRON.DUKE.
- MATTI, RAGHAD. — MATTI, RITA.
- MAY, SUSAN.CATHERINE. — COMERFORD, SUSAN.CATHERINE.
- MAZUREK, RITA.LEONA. — MAZUREK, DOROTHY.LEONA.
- MC CALLUM, HEATHER.JOY. — PILON, HEATHER.JOY.
- MC CRONE, JENNIFER.MAEANN. — MOLINARO, JENNIFER.MAEANN.
- MC KEAN, JESSICA.ALICE. — TRUONG, JESSICA.ALICE.
- MC KEE-PLEINIS, SARA.CHRISTINA. — MC KEE-CHRISTAKOS, SARA.CHRISTINA.
- MCAREE, TASHA.MARIA. — MAFFEI, TASHA.MARIA.
- MCCLURE, STEPHEN.SAMUEL. — GULLINS, STEPHEN.SAMUEL.
- MCDONALD, MARIE.LORRAINE. — HUNTER, LORRAINE.ALICIA.
- MCDONOUGH, WILLIAM.LEWIS. — MCDONALD, LOUIS.WILLIAM.
- MCINTOSH, DIANNE.CATHERINE. — CLARK, DIANNE.CATHERINE.
- MCKEE-GILCHRIST, DARREN.JAMES. — GILCHRIST, DARREN.JAMES.
- MCMILLEN, ALLEN.MICHAEL.JOSEPH. — MCMILLEN, ALICIA.FAITH.FLORENCE.
- MCMULLEN, MAURICE.PHILLIP. — MCMULLEN, PHILIP.MAURICE.
- MCNUTT, HOPE.. — MCNUTT, WANDA.HOPE.
- MEHDI, ALI.SEYED. — HILL, ALLEN.
- MEKHURI, OMESH. — SAMPAT, OMESH.
- MENDOZA, KLARA.. — JANECKI, KLARA.
- MERANTE, MICHELE. — MERANTE, MICHAEL.MICHELE.
- MERRITT, KATRINA.PATRICE. — LYNCH, KATRINA.PATRICE.
- MIAPO, ANDREW.JAMES.. — WHISKEYCHAN, ANDREW.JAMES.
- MICIN, MISHA.GARY.. — MICHIN, GARY.MICHAEL.
- MIDDLETON, BEVERLY.DIANE. — MIDDLETON, BEVERLEY.DIANE.
- MILOSEVICH, SUSAN.JANE. — ADAMS, SUSAN.JANE.
- MINOTA, ANNA.DOROTA. — OLEKSIK, ANNA.DOROTA.
- MIR AFGHAN, SAMEEM. — MIR, SAMEEM.
- MIRGHANI, ESLAM.ABDELAZIM. — MERGHANI, SARAH.ABDELAZIM.
- MIRTSKHOULAVA, SALOME. — DARSALIA, SALOME.
- MLADENOVSKI, HRISTJAN. — WODZAK, HRISTJAN.
- MOGHADDAMI-HAGH, KASRA. — HAGH, KASRA.
- MOGHADDAMIHAGH, ANITA.. — HAGH, ANITA.
- MOGHADDAMIHAGH, ARIA. — HAGH, ARIYA.
- MOHAMMAD RASUL, FAHIMA. — NAZIRI, FAHIMA.
- MOHAMMAD SALIM, ESHAQES. — NAZIRI, ISAAC.
- MOHAMMAD SALIM, MASI. — NAZIRI, MASI.
- MOHAMMAD SALIM, MUSTAFA. — NAZIRI, MUSTAFA.
- MOHAMMAD SALIM, SARA. — NAZIRI, SARA.
- MOHAMMAD, HAJER.JASIM. — MIRWALI, HAJER.
- MOHAMMAD, MARYAM.JASIM. — MIRWALI, MARYAM.
- MOHAMMAD, MOHAMMAD.JASIM. — MIRWALI, MOHAMMED.
- MOHAMMAD-YOUSEF, ALI.. — TUSERKANI, ALI.
- MOHAMMED, MICHAEL.SIMON.THYEID. — SAMUELS, MICHAEL.ANTHONY.
- MOHAMMED-SADDIQUE, MARIAMA. — FORDJOUR, MARIAMA.
- MOHKAMKAR, ZAHRA. — MOHKAMKAR, SHIRIN.
- MOKHTAR, BASIM. — MOKTAR, BASIM.
- MOKHTAR, BENJAMIN. — MOKTAR, BENJAMIN.
- MOKHTAR, DOROTHEA. — MOKTAR, DOROTHEA.
- MOKHTAR, MATTHAN. — MOKTAR, MATTHAN.

- MONROE, MARCIA.MURIEL. --- HENRY, MARCIA.MURIEL.
MOODALIE, KARENA.MENACHIMA. --- STALLAN,
KARENA.MENACHIMA.
MOOSAVI, INSIA.FATIMA. --- KHAN, INSIA.FATIMA.
MOREIRA, LOURDES.ALEGRIA. --- LOPEZ, LOURDES.ALEGRIA.
MOSLEHUDDIN, MOHAMMAD. --- SKY, ALISON.M.
MOURNAHAN, CARALEE.JUNE. --- ROBERTSHAW,
CARALEE.JUNE.
MROZIEWICZ, HENRYKA. --- CZERNIEJEWSKA, HENRYKA.
MUELLER, GERHARD.FRIEDRICH. --- MILLER,
GERHARD.FRIEDRICH.
MUHAMMED, ASAD. --- MERCHANT, ASAD.
MUKTADIR, MOHAMMED.RAZIMUL. --- MUKTADIR,
SHAH.ABDUL.
MULJAWATI, DEWI. --- OEY, LYNN.
MURPHY, SHANNON.ROXANNE. --- BROWN,
SHANNON.ROXANNE.
MURRAY, MELISSA.JUDITH.ANN. --- BEERS, MELISSA.ROSE.
MUTHIAH, SUBHASHINI. --- VAKESAN, SUBASHINI.
MUTHUKUMAR, ATSHAYANIE. --- SUNTHERARAJAH,
ATSHAYANIE.
MYRE, TARA.LAINE. --- BLONDEAU, TARA.LAINE.
NABIYEVA, ELLADA. --- GENNIS, ELLADA.
NAGARAJAH, LATHA. --- SENTHURVASAN, LATHA.
NAGJI, SHYROZ. --- MC GINLEY, SHYROZ.
NAIDU, MUTHYALU.ABHISHEK. --- NAIDU, ABHISHEK.
NAIDU, MUTHYALU.ADITHI. --- NAIDU, ADITHI.
NAMJOO, SAEID. --- NAMJOO, GENO.GIORGIO.
NANKUMAR, MICHEAL.LENWORTH.WAYNE. --- ROSE,
MICHEAL.LENWORTH.WAYNE.
NANKUMAR, RECHA.RABBITA.VADA. --- ROSE,
RECHA.CHONTAYE.RABBITA.VADA.
NARAINIE, ANGELICA. --- RAMANA, ANGELICA.ASHMINE.
NARDA, RAKSHABEN. --- PATEL, RAKSHA.
NASERIE, AZIZA. --- MAHBOOB, AZIZA.
NATALIZIO, JOSEPH.ANTHONY. --- PURITT,
JOSEPH.ANTHONY.
NAVARATNAM, RATHAI. --- MAHADEVAN, RATHAI.
NECULAU, VIORICA. --- GERA, VIORICA.
NELLES, TERRILYN. --- BOVIN, TERRILYN.
NEMYLIWSKA, MARIA. --- KOSZARNY, MARIA.
NG, WAI.BOR. --- NG, PAUL.WAI.BOR.
NGO, NHOC-TO. --- YANG, SUU.
NGUYEN, ERIC. --- NGO, ERIC.
NGUYEN, LE.BINH. --- NGUYEN, DAPHNY.LE-BINH.
NGUYEN, PHUC.DONG. --- NGUYEN, DON.PHILLIPS.
NGUYEN, THI.TRANG. --- COYLE, TIEN.NGUYEN.SCHUNK.
NGUYEN, THUY.PHOUNG.TRAN. --- NGUYEN, SHAYLA.TRAN.
NIAISON, JOSÉ.MARIE.PAULE. --- NIAISON,
JOSÉ.MARC.PHILIPPE.
NICOLAU, DANIEL-JOSEPH. --- NADLER, DANIEL.JOSEPH.
NIGHAT, AHMADI.ESTORAY. --- AHMADI, ESTORAY.
NIKOPOULOS, SPYRIDOULA. --- DIOTI, ROULA.
NIRALE, SHEETAL.NAGENDRAPPA. --- NIRALE,
SHEETAL.NAGESH.
NISKANEN, HAILEY.AUTUMN. --- NISKANEN,
HAILEY.AUTUMN.
NIXON, ZOE.OLIVIA. --- ZAKHEM, ZOÉ.OLIVIA.NIXON.
NOOREN, CORNELIS.JOHANNES.NICOLAAS. --- NOOREN,
CASEY.J.
NORRIS, BRIAN.DAVID. --- TRAISE, BRIAN.DAVID.
NOTODIHARDJO, AGUS. --- NOTO, AUGUST.
O'CONNOR, BRYAN.ROBERT. --- O'CONNOR-HUTT,
BRYAN.ROBERT.
OBALEK, JORDAN.DALLAS. --- DEKONING, JORDAN.DALLAS.
OBEMBE, ESTHER.OLUFUNKE. --- ABRAHAM,
ESTHER.OLUFUNKE.
OKONIEWSKI, KRZYSTYNA. --- JONES, KRZYSTYNA.CHANTEL.
OLIVEIRA, ALEXANDRE.ALBERTO.DA.SILVA.LUCAS.
LUCAS, ALEXANDRE.ALBERTO.DA.SILVA.
OMAR, HUSSAINUL.KHAIRYA. --- FONSEKA,
HUSSAINUL.KHAIRYA.
OSAMA, LINA. --- KHALIL, LINA.
OSAMA, NAWAR. --- KHALIL, NAWAR.U.
OSMAN NOOR, EDNA. --- OSMAN SIMMONS, EDNA..
OSMAN, JIBRIL.KHALID. --- SIMMONS, JIBRIL.KHALID.
OSTIEN, ABIGAIL. --- KAROS, ABIGAIL.OSTIEN.
PACE, ARNOLDINA.JOSEPHINA.MARIA. --- PACE,
NELLIE.JOSEPHINA.MARIA.
PADEY, NATHALIE.CLAUDE. --- VIGNEAU,
NATHALIE.CLAUDE.
PALINKAS, JAMES.ROBERT. --- SYER, JAMES.ROBERT.
PALLADINO, JEREMY.GABRIEL. --- MALOTT,
JEREMY.GABRIEL.
PALLADINO, JUSTIN.ARMANDO.ALEXANDER. --- MALOTT,
JUSTIN.ARMANDO.ALEXANDER.
PANESAR, NEETU. --- FLORA, NEETU.
PARK, HYUN.JOO. --- LEE, JINA.HYUNJOO.
PARK, SEUNGHYUN. --- PARK, PHILIP.SEUNGHYUN.
PARRIS, AMANDA.EILEEN. --- HANNAYS, AMANDA.EILEEN.
PARRIS, ARLENE.ELISABETH. --- HANNAYS,
ARLENE.ELIZABETH.
PARRIS, IVAN.JUNIOR.EDWARDS. --- HANNAYS,
IVAN.EDWARD.
PARÉ, DEVON.RAYMOND.JAMES. --- VANCE,
DEVON.RAYMOND.JAMES.
PARÉ, KYLE.CHRISTOPHER.MICHAEL. --- KIRKTON,
KYLE.CHRISTOPHER.MICHAEL.
PATEL, HEMANGI. --- PATEL, HEMA.
PATEL, MINAXI. --- PATEL, MEENA.
PATEL, REHANA.ISMAIL. --- BHARUCHI, REHANA.ISMAIL.
PATOCKA, LEONA. --- HOZA, LEONA.
PAUL, CAROL.PATRICIA.. --- PAUL BURTON,
CAROL.PATRICIA..
PAULS, JENNIFER. --- PAULS, JENNIFER.RUTH.
PECH, LEIB. --- PECK, LOUIS.
PEDNAULT, JOSEPH.EUDORE.ROGER. --- PEDNEAULT,
ROGER.EUDORE.JOSEPH.
PEEVER, NICOLE.LYNN.ROSE. --- MACKENZIE,
MORIAH.SARAH.MARIE.
PEREIRA, ZACHARY.DANIEL. --- TURNBULL,
ZACHARY.DANIEL.
PEREZ, LUCIA.P. --- LEYSON, LUCIA.P.
PEREZ, SALOMON. --- PEREZ, SAM.
PERHAR, RAJ.KUMARI. --- PRIHAR, RAJ.KUMARI.
PERLICK, ROSELI. --- REID, SAMANTHA.ROSELIE.ANTJE.
PERUCH, JOHN.JOSEPH. --- JACZYNSKI, JOHN.JOSEPH.
PETERS, DEBORAH-LYNNE.ELIZABETH. --- STRONG,
DEBORAH-LYNNE.ELIZABETH.
PHANEUF, NANCY.JOAN. --- RATCLIFFE, NANCY.JOAN.
PHILLIPS, AMANDA.CATHERINE. --- QUIPP,
AMANDA.CATHERINE.
PHYO, WAI. --- PHYO, JEFFREY.WAI.
PICADILLY, JUSTIN.THOMAS. --- HARTMANN,
JUSTIN.THOMAS.
PILIPOVSKY, ALEXANDER. --- PHILIP, ALEXANDER.
PILIPOVSKY, POLINA. --- PHILIP, POLINA.
POIRIER, JONATHAN. --- SEGUIN, JONATHAN.
POPIL, MYKOLA.VOLODYMYROVYCH. --- POPIL,
NIKOLAY.VLADIMIROVICH.
PORTER, JESSICA.ANN. --- REDFIELD, JESSICA.ANN.
POTVIN, MACKENZIE.BREEZE.MADELEINE. --- BONE,
MACKENZIE.BREEZE.MADELEINE.POTVIN.
PRAJAPATI, DHIRUVKUMAR.VINODKUMAR. --- PRAJAPATI,
SAINATH.VINODKUMAR.
PREVOST, DANIELLE.CHANTALLE. --- GOLDEN,
DANIELLE.CHANTALLE.
PUMFREY, JOEL.KIM. --- PUMFREY, KIM.MARIE.
PUNNIYAMOORTHY, SUBASHINI. --- MOHANTHARAJAH,
SUBASHINI.
PURBA, BALJIT.KAUR. --- JASSAL, BALJIT.KAUR..
PURDY, ESTER.CECIL. --- PURDY, ESTHER.CECILE.
PYNE, CAT.J. --- PYNE, JAKE.MICHEAL.
QI, SHINAN. --- QI, ALEX.

- QUACH, THUY.NGA. — KUO, IRENE.NGA.
 QUANN, JOSEPH.JEAN-GUY.JESSE. — DUBÉ, JESSE.
 QUINN, MARGARETE.JOYCE.LAURA. — QUINN,
 LYNDA.ELAINE.
 QUINTON, DIANNE.MARGARET. — QUINTON,
 DIANE.MARGRET.
 RADHAKRISHNAN, JEYAPRAKASH. — RAKRISH, JAY.
 RADIYAH, RADIYAH. — HUSSAIN EZZI, RADIYAH.
 RAGUNATHAN, JANANIE. — WILSON, JANANIE.
 RAI-KHAL, NEDAL. — RAIKHAL, NEAL.
 RAJA, MAJID. — MAJI, MICHAEL.
 RAJAKARIAR, MOREEN.MILANI. — KINGSLEY,
 MOREEN.MILANI.
 RAJKUMAR, CARLOS.CELESTINE. — RAJKUMAR, CARLOS.
 RAMCHARITAR, HAIMWATTIE. — RAHMAN, RIANNA.RABLA.
 RAMKISSOON, HEERALAL. — RAMKISSOON,
 JOHN.HEERALAL.
 RAMPERSAUD, NIRMALA. — JAIKARAN, NIRMALA.
 RAMPERSAUD, TYRON.MICHAEL. — JAIKARAN,
 TYRON.MICHAEL.
 RAMU, THONDIKULAM.SESHAN. — SESHAN, RAMU.
 RASA, ARUNTHAVAMALAR. — RAJAH, ARUNTHAVAMALAR.
 RATNAM, SAILAJA. — KODEESWARAN, SAILAJA.
 RATNASINGHAM, SIVANY. — VICKNESWARAMOORTHY,
 SIVANY.
 RAVAL, BHARGAVIBEN.SWAPNIL. — VYAS,
 BHARGAVI.RAMESHCHANDRA.
 RAYNER, BRUCE.STANLEY. — RAINIER, BRUNEAU.WESTLEY.
 RAZA, WASEEM. — ABBAS, WASEEM.
 RAZAK, ABDUL.MAJEED. — ZABSONRE, MAJEED.
 REBMAN-OSTLER, DERRICK.MICHEAL.WILLIAM. — KING,
 DERRICK.MICHEAL.WILLIAM.REBMAN.
 REDA, JOHN. — REDA, JOHN.ESTERINO.
 REICHMAN, NORA-MALL. — KERSON, MALLE.
 REIM-GRIFFATONG, TONYA.LINDA. — GRIFFATONG,
 TONYA.LINDA.
 REIST, ALFRED.DONALD.. — REIST, DONALD.ALFRED.
 REMARAIS, DARLINE. — NOEL, DARLINE.
 RIBEIRO, EZEQUIEL.. — RIBEIRO, SHELDON.BAEZ.
 RICE-SMITH, DEVANANDA.CHRISTOPHER. — SMITH,
 DAVID.CHRISTOPHER.RAFAEL.
 RICHEMON-ALAGA, CHLOÉ.ALEXIS. — ALAGA, CHLOÉ-
 ALEXIS.AFOLASADE.
 RICHEMON-ALAGA, FREDERICH.AYODELE-AKINJIDE. —
 ALAGA, AKINJIDE.FREDERICH.
 RICHER, TIFFANY. — MORIN, TIFFANY.JOHANNE.
 RIVA PALACIO, ALEJANDRO.. — FRIEDERICHSEN,
 ALEJANDRO.
 RIVA PALACIO, MARIA.NATALIA.. — FRIEDERICHSEN,
 NATALIA.
 RIVARD, KYLE.LIONEL.PETER. — MAYHEW,
 KYLE.LAWRENCE.
 ROBERTS, JAMES.LLOYD.ALEXANDER. — SURFACE,
 JAMES.LLOYD.ALEXANDER.
 ROBINSON, ADAM.FREDERICK. — GENIOLE, ADAM.JOSEPH.
 ROCCO, KAILEE.ALYSSA.DALZELL. — MCARTHUR,
 KAILEE.ALYSSA.
 ROCKSTAD, MARILYN.JANE. — RASMUSSEN, MARILYN.JANE.
 RODIN, MIRELLA.GIOVANNA. — SMITH, MIRELLA.
 RODIN, SABRINA. — SMITH, SABRINA.
 RODIN, YVAN. — SMITH, JERRY.
 ROHANLALL, DOORPATTIE. — GANESH, DOORPATTIE.
 ROODE, VANESSA.MARIE. — MARION, VANESSA.MARIE.
 ROOPLAL, KALOWTEE. — RAMADA, SUZANNE.KATHERINE.
 ROSS, AERIK. — ROSS, AERIK.ALAN.DMITRY.
 ROSS, LEAH.MICHELLE. — MCLAUGHLIN, LEAH.MICHELLE.
 ROUSE, MARJORIE.MICHELE. — ROUSE, MICHELE.MARJORIE.
 RUIZ OCAMPO, JOSHUA.JOSEPH. — RUIZ RADTKE,
 JOSHUA.JOSEPH.
 RUNNING, ERIC.ADRIAN. — HARPER, ERIC.ADRIAN.
 RUSSELL-HARRISON, ASHLEIGH.SIMONE. — RUSSELL,
 ASHLEIGH.SIMONE.
 RZECZKOWSKI, KRZYSZTOF. — RIVERS, CHRIS.
 SABANDO-STOSKI, KASSANDRA.VICTORIA. — AZEVEDO,
 KASSANDRA.VICTORIA.
 SABLON, MARTHA.LUCIA. — SABLON, LUCY.
 SABOURIN, JESSICA.JADE. — HYATT, JESSICA.JADE.
 SACHCHITHANANTHAN, AATHAVAN. — BAGAWAN,
 AATHAVAN.
 SACHCHITHANANTHAN, AJANDAN. — BAGAWAN, AJANDAN.
 SACHCHITHANANTHAN, GURUPARAN. — BAGAWAN,
 GURUPARAN.
 SAFI, SAFIAH. — SAMI, SOFIAH.
 SAKINA, SAKINA. — HUSSAIN EZZI, SAKINA.
 SALAM, SHORUP. — SALAM, ADAM.
 SALAM, SUROVI. — SALAM, ALIF.
 SALAMEH, MOH'D.ZIAD. — SALAMEH, ISAAC.MOHAMED.
 SALAZAR, ALICE. — BOWMAN, ALICE.
 SALES, INGRID.NAVARROSA. — ZAPANZA,
 INGRID.NAVARROSA.
 SANCHEZ SENA, DAGO.ALBERTO. — SANCHEZ,
 RICO.ALBERTO.
 SANDERSON, STEFAN.BRIAN. — BUDNY,
 STEFAN.ZORIAN.ROSTYK.
 SARAVANAMUTHU, THAYANITHY. — GNANENDRAN,
 THAYANITHY.
 SARMADI, MARIAM. — HAJI-MOMENIAN, MARIAM.
 SAUCIER, PAMELA.CHRISTINE. — KEITH,
 PAMELA.CHRISTINE.
 SAUL, DANIELLE. — BROWN, DANIELLE.
 SAWAYA, NAWAL.YOUSSEF. — SAWAYA, NOEL.YOUSSEF.
 SCANLON, WENDY.LOUELLA. — GARRAH, WENDY.LOUELLA.
 SCHILBE MCCARNEN, KIMBERLEY.AUDREE.MARIE. —
 SCHILBE, KIMBERLEY.AUDREE.MARIE.
 SCHWEIGER, MARYLOU.JEWEL. — MORRIS,
 MARYLOU.JEWEL.
 SCOPPIO, MICHELINA. — SCOPPIO, MYRIAM.MICHELINA.
 SEBEKOVIC, KAITLYNN.ROSE. — LASKOWSKI,
 KATELYNN.ANNE.
 SECORD, JEAN. — CAMPANELLI, JEANNIE.ELIZABETH.
 SEEBECK, SARAH.LYNN. — MAKARIANS, SARAH.LYNN.
 SEJUTI, MALIHA.MUSHTARI. — ALAM, SEJUTIE.MALIHA.
 SEPANI, KARMAN. — SEPANI, CARMEN.
 SEVASTSYAN, VITALI. — SEVASTIAN, VITALI.
 SHABANI, EGZON. — ISENI, EGZON.
 SHAHMOHAMMADI, ZAHRA. — SHAH, SARAH.MOHAMMADI.
 SHANBHAG, CHINAB.MAYA. — SHANBHAG, RIYA.GIRISH.
 SHANMUGARETNAM, DACHAIYINI. — VASANTHAN,
 DACHAIYINI.
 SHANNON, LEXUX.STEPHEN.THOMAS. — SHANNON
 NOSEWORTHY, LEXUS.STEPHEN.THOMAS.
 SHANNON, PAXTON.LYNN.ASHER. — SHANNON-
 NOSEWORTHY, PAXTON.LYNN.ASHER.
 SHANNON, SANDRA.ANN. — ROLFE, SANDRA.ANN.
 SHAO, JIAO. — MURRAY, EMILY.JIAO.
 SHARMA, SNEHLATA. — DWIVEDI, SNEHLATA.
 SHARPE, BARRY.MICHAEL. — BATES, BARRY.MICHAEL.
 SHAW, NARIMA.ZALEEFA. — SHAW, CHANA.
 SHEDLOWICH, LISA.ANNE. — LAW, LISA.ANNE.
 SHEEHY, GERALD.JOSEPH.ROBERT. — SHEA,
 GERALD.ROBERT.JOSEPH.
 SHELLEY, ROSALYN. — ADAMOWYCZ, ROSALYN.OLHA.
 SHERBAN, AGAST.OREST. — SHERBAN, AUGUST.OREST.
 SHI, WEIJIE. — SHI, JIMMY.WEIJIE.
 SHIKHABADI, ARASH.HASHEMI. — HASHEMI, ARASH.
 SHING, CHUN-YING. — HO, MONICA.CHUN-YING.
 SHIU, PUN.KA. — SHIU, WILLIAM.PUN.KA.
 SHLEIMOVITZ, ISABEL. — SHEL, ISABEL.
 SHLEIMOVITZ, LARISA. — SHEL, LAURA.
 SHLEIMOVITZ, OLESYA. — SHEL, ALESYA.
 SHLEIMOVITZ, WILLIAM. — SHEL, WILLIAM.
 SHMAIEV, ELLA. — GOLD, ELLA.
 SHNITSAR, BOGDAN. — ZINKO, BOGDAN.
 SICH-KRIVAN, CARL. — KRIVAN, CARL.JOSEPH.

- SIDHU, BALJINDER.SINGH. — GILL, BALJINDER.SINGH.
 SIDORENKO, YULIYA.MYKOLAYI. — MAY, JULIA.MYKOLAYI.
 SIGASIG, JOCELYN.MATOSINOS. — CHUA,
 JOCELYN.MATOSINOS.
 SILVA, PAULO.GUILHERME. — POLITANO,
 PAULO.GUILHERME.SILVA.
 SILVA, RITCHIE.JOEL. — SILVA, RICHIE.JOEL.
 SIMARD-MILLER, EDITH. — MILLER, ÉDITH.SIMARD.
 SIMKIN, MARGARITA. — KHAZANSKI, MARGARITA.
 SIN, GI-ZIN.JAISIE. — SIN, JAISIE.GI-ZIN.
 SINCLAIR, THI.THUY.NGA. — NGUYEN, THI.THUY.NGA.
 SINGH, AMRIT.PAL. — ARORA, AMRITPAL.
 SINGH, ANOOP. — GILL, ANOOP.SINGH.
 SINGH, BALJINDER. — BAINS, BALJINDER.SINGH.
 SINGH, EMARINJOT. — BAINS, EMARINJOT.KAUR.
 SINGH, GURMEET. — JAGGI, GURMEET.SINGH.
 SINGH, HARJOT. — BAINS, HARJOT.SINGH.
 SINGH, HARMANDEEP. — SEKHON, HARMANDEEP.SINGH..
 SINGH, JASLEEN.ARORA. — ARORA, JASLEEN.
 SINGH, KAKA. — MUNDI, SARWAN.SINGH.
 SINGH, PARWINDER. — KHAIRA, PARWINDER.SINGH.
 SINGH, PRABHJOT.KAUR. — SEKHON, PRABHJOT.KAUR.
 SINGH, PRABJEET.BONNY. — CHHABRA, PRABJEET.SINGH.
 SINGH, PRANEET.ARORA. — ARORA, PRANEET.
 SINGH, PREM. — SHOKER, PREM.SINGH.
 SINGH, PRITPAL. — SHERGILL, PRITPAL.SINGH.
 SINGH, SAUDAGER. — TUTT, SAUDAGER.SINGH.
 SIROIS, SEAN.DAVID. — DALCOURT, SEAN.DAVID.
 SITPRASERT, PONGSIN. — CHAN, PONG.YOON-PO.
 SIZIKOVA, TATYANA.GENNADIEVNA. — ANDERSON,
 TATIANA.JOANNE.
 SKVORIC, JELOSAYKA. — SKVORIC, LELA.JELOSAYKA.
 SMITH, CALEB.RICHARD. — PANUCCI, CALEB.RICHARD.
 SMITH, EDITH.LOUISA. — CAMPBELL, EDITH.LOUISA.
 SMITH, JACOB.THOMAS. — PANUCCI, JACOB.THOMAS.
 SMITH, JASON.ROBERT. — FLYNN, JASON.ROBERT.
 SMITH, RANDIE.LEE. — HANLAN, RANDIE.LEE.
 SNEGIRIOV, DANIELLA. — SNEGIREV, DANIELLA.
 SOMASUNDARAM, SOBIYA.LINGANATHAN. —
 LINGANATHAN, SOBIYA.
 SOULAR, DAVID.DOUGLAS. — SOUTAR, DAVID.DOUGLAS.
 SOUNDAS, JULIE. — SIMOPOULOS, JULIE.
 SOUSA, ESMERIA.DE.JESUS.MEDEIROS. — COUTO,
 ESMERIA.DE.JESUS.SOUSA.
 SOY, MICHAEL. — SO, MICHAEL.
 SPASENOVIC, TATJANA. — GRIGULL, TATJANA.
 SRAI, MANPREET. — SARAI, MANPREET.KAUR.
 ST MARTIN, FRANCINE.MARIE. — DION,
 FRANCYNE.MARIE.MAI.
 ST-LOUIS, MATTHEW. — MCKAY, MATTHEW.CLAUDE.
 STANTON, MEGAN.THEA. — BLAKK, LUKAS.SEBASTIAN.
 STAROSTINA, NATALIA. — THOMSON, NATALIA.
 STEFANIAK, ANDRZEJ. — MACALKA, ANDREW.
 STEINBERG, JILL.PAULINE.DEBORAH. — MCABE, JILL.
 STEINHOFF, JAMIE.LYNN. — SALIS, JAMIE.LYNN.
 STILLEMUNKES, DANIEL.MARTIN.. — WAGNELL,
 DANIEL.MARTIN.
 STOEVA, ZDRAVKA.GEORGIE. — PEEVA,
 ZDRAVKA.GEORGIEVA.
 STOLLERY, ANDREW.RAYMOND. — QUINN,
 ANDREW.RAYMOND.JOHN.
 STORIMANS, ANNA.LOUISE. — CHIDIAC, ANNA.LEXIS.
 STORIMANS, CARLA.ELIZABETH. — CHIDIAC,
 CARLA.CELESTE.
 STORIMANS, ROBERT.JOHN. — CHIDIAC, ROBERT.JOHN.
 STORIMANS, WILLIAM.ALEXANDER. — CHIDIAC,
 WILLIAM.NAIM.HANS.
 STREHL ELLIOTT, CASSIDY.LYNN. — THOMPSON,
 CASSIDY.LYNN.
 STRUGURESCU, MIHNEA-ARMIL. — STRUGURESCU,
 MICHAEL.
 STUPPARD, RONALD.KEITH. — AITCHISON, RONALD.KEITH.
 SUCK, DANIEL.MICHAEL. — SUKE, DANIEL.MICHAEL.
 SULTAN, RAHMAT.BIBI. — SULTAN, ZUBINA.RAHEEMA.
 SUN, HAO. — SUN, HOWARD.HAO.
 SUN, JIA.XIN. — SUN, JESSICA.JIAXIN.
 SUN, XIAO.TONG.MICHAEL. — SUN, MICHAEL.XIAOTONG.
 SUN, ZHE. — SUN, BOB.ZHE.
 SUNDARESAN, ANANTHAN. — SINNADURAI, ANANTHAN.
 SURINDER KAUR, SURINDER.KAUR. — PANNU,
 SURINDER.KAUR.
 SUTHARASAN, SANAHAN. — SUTHARSAN, SANAHAN.
 SUTHERLAND, ANDREW.CHRISTOPHER. — SEGUIN,
 CHRISTOPHER.GERARD.CHARLES.
 SUTHERLAND, MARY.BETH.ROSELINE.VIAN. — CARPENTER,
 MARY.BETH.ROSELINE.VIAN.
 SWINIMER, SARAH.VIOLA. — MC WHINNIE, SARAH.VIOLA.
 SYROKVACH, ALEXANDRE.ANATOLIEVICH. — KRAMER,
 ALEX.
 SZAMKO, GYULANE. — SOMODI, GYULANE.
 TACHDJIAN, HERMINE. — TASHJIAN, MARIAN.H.
 TACHDJIAN, VAROUJAN. — TASHJIAN, JOHN.V.
 TAIT, MONICA.CHELSEA.SONYA. — PISHEW,
 MONICA.CHELSEA.SONYA.
 TAM, GEORGIE. — TAM, GEORGE.
 TANG, YUN.. — AN, SISSI.
 TAO, JING.EN. — KU, ESTHER.JANINE.
 TATEISHI, VICTORIA.ANNE. — CUKIERNIK, VICTORIA.ANNE.
 TAYLOR, CANDACE.ROSE. — VLASIC, CANDACE.ROSE.
 TAYLOR, EDWARD.PHILIP. — EARL, EDWARD.HAMILTON.
 TCACENCO, ALEXANDR. — TKACHENKO, ALEXANDER.
 TEKESTE, MEHARI. — BERKET, MARIO.FESSEHA.
 TESFAHAWARIAT, BINIAM.ABRAHAM. — ABRAHAM,
 BINIAM.
 TESTIC-DJURIC, DJOKO. — TESIC, DJOKO.
 TESTIC-DJURIC, SOFIA. — TESIC, SOFIA.
 THAMBIAIYAH, UMARANI. — SIVAGAANTHAN, UMARANI.
 THANGAVADIVEL, THARANESWARAN. — THANGA,
 THARANI.
 THILLAINATHAN, AHILATHIRUNAYAKI. — YOGANATHAN,
 AHILATHIRUNAYAKI.
 THIRUVANDAKADACHCHA PERUMAL, THURKATHEVI.
 ARULENDRAN, THURKATHEVI.
 THOMAS, GREGORY.ISAAC. — DUHANEY, GREGORY.ISAAC.
 THOMAS, LIWAM. — THOMAS, LUWAM.
 THOMS, DOUGLAS.GEORGE. — THOMS, ROBERT.GEORGE.
 THU, SEE.MOI. — THU-WIERDA, SUZANNE.
 THURAYRASASINGAM, GOPALAPILLAI. — THURAY,
 RAJAN.GOPALAPILLAI.
 THURAYRASASINGAM, INGHITHAN. — THURAY, INGHITHAN.
 THURAYRASASINGAM, KANGESWARY. — THURAY,
 KANGESWARY.
 THURAYRASASINGAM, SHANATHANI. — THURAY,
 SHANATHANI.
 TITI-LARTEY, EMELIA.ANIMA. — BAA, EMELIA.ANIMA.
 TO, BUN.MAN.. — TO, BENJAMIN.BUN.MAN.
 TO, TAN.MAN. — TO, DANIEL.TAN.MAN.
 TODOROVIC, SPOMENKA. — LOVRE, SPOMENKA.
 TOMLIN, TRACY.LEE. — TOMLIN, TRACY LEA.
 TORKUNOV, OLGA. — FRAIETTA, OLGA.
 TORO, BILLY.EMMANUEL. — DEL TORO,
 BILLY.EMMANUEL.ANTONINO.
 TOUTANT, JOHN.ANDREW. — COPELAND, JOHN.ANDREW.
 TRAN, JEFFEY.CHARLES. — TRAN, JEFFREY.CHARLES.
 TRAN, TIEU QUYEN. — TRAN, HELENA.TIEU-QUYEN.
 TREISS, ALEKSANDRS. — TREISS, ALEXANDER.
 TRIPP, KEVIN.JAMES. — CRAWFORD, KEVIN.JAMES.
 TROTTIER, MARIE. — TROTTIER, SUZANNE.THERÈSE.MARIE.
 TSANG, JOSHUA.CHI-CHUI. — TSANG, JOSHUA.CHI-CHUI.
 TSE, YEE.KAM. — YICK, YEE.KAM.
 TSUBOUCHI, MITOKO. — DUPUIS, MITOKO.
 TUCKER, STEPHEN.KYLE. — RYAN, STEPHEN.KYLE.
 TUNG, SELHONG.PAUL. — CHAN, CHRIS.WING.KIN..
 TURJANYI, JENNIFER.LYNN. — ANDRADE, JENNIFER.LYNN.

TURNER, JOSHUA.MICHAEL. — GRIFFIS, JOSHUA.MICHAEL.
 TVERDOKHLIB, OLENA.YURIYIVNA. — HADI, ALONA.
 TWUM-BAA, KWAKU.BARIMA. — BAA, KWAKU.TWUM.
 TWUM-BAA, OWUSUWA.AKUA. — BAA, AKUA.OWUSUWA.
 UDAUNDO, HAIDEE.SUBIA. — GAGNIER, HAIDEE.SUBIA.
 UPAL, DALWINDER.KAUR. — TUTT, DALWINDER.KAUR.
 VALKO, LYUDMYLA.ANATOLIIVNA. — VALKO,
 LUCY.LUDMILA.
 VAN ALSTYNE, FLORENTINA. — VAN ALSTYNE,
 CHRISTINA.FLORENTINA.
 VANDENBERG, CARRIE.LYNN. — VANDENBERG, KERILYNN.
 VANKOUGHNETT, SANDRA.CAROL. — BAWN,
 SANDRA.CAROL.
 VANNELLI VIEL, MARTIN.IGNACIO.. — SIMON,
 MARTIN.IGNATIUS.
 VASUKI, THURAIRAJAH. — SRITHARAN, VASUKI.
 VASULOJANA, SEKAR. — VASULO, SEKAR.
 VATHULEN, RAVEENDERAN. — RAVEENDERAN, VATHULEN.
 VENEMA-DANKERL, REBEKAH. — VENEMA,
 REBEKAH.MARIE.
 VIEIRA DEWES, SABRINA. — DEWES, SABRINA.
 VINCENT-MATTICE, BARBARA.ANN. — VINCENT,
 BARBARA.ANN..
 VINEN, LEANNE.MARIE. — VERKLEY, LEANNE.MARIE.
 VLADISAVLJEVIC, SVETLANA. — JOVANOVIĆ, SVETLANA.
 VOINOVSKAYA-KRIGER, IRINA. — DYALOVSKI, IRINA.
 VOLCHKOVA, ALINA. — KING, TRINITY.ALINA.
 VONGPHAKDY, MC.KEY. — VONGPHAKDY, MECKEY.
 VUONG, DIEU.QUOC. — WONG, ANDY.YAU.
 WAECHTER, HELEN.RITA. — WAECHTER, HELEN.ELIZABETH.
 WAHAB, ASSUNTA. — RIVABELLA, ASSUNTA.SUSIE.
 WAKRAT, MAXIME.NISSIM. — WAKRAT, MAX.
 WALDON, CLARE.ROSS. — WALDEN, CLAIRE.ROSS.
 WALLER, RONALD.GEORGE. — EDWARDS, RONNIE.GEORGE.
 WALSH, PATRICK.DOUGLAS. — JOHNSON,
 PATRICK.DOUGLAS.
 WAN, WING.SIK. — WAN-NG, YULY.WING.SIK.
 WANG, HE. — WANG, GLORIA.HE.
 WANG, XIAO.HE. — WANG, HELEN.XIAO.HE.
 WANG, YANG.TING. — WANG, GRACE.
 WANG, YUAN.CHENG. — WANG, RICHARD.YUANCHENG.
 WANG, ZI.LUKE.. — WANG, LUKE.ZI.
 WARDA, NAJAT.. — WARDA, ANGIE.
 WASEEM, MOHSENA. — QADERI, MOHSENA.
 WATERWORTH, CHRISTA.LEE.RUBY. — BLAINE,
 CHRISTA.LEE.
 WAZHIKU, ASFAW.YABIBAL. — YABIBAL, ASFAW.
 WEEDEN, DIANE. — WEEDEN, KAREN.DIANE.
 WELLS, SHARON.ANN. — LANG, SHARON.ANN.
 WEREMI, TERESA. — ROTH, TERESA.
 WHALEN, JENNIFER.GLENDA. — MASSICOTTE,
 JENNY.GLENDA.
 WHALEN, KEVIN.VINCENT. — MASSICOTTE, KEVIN.VINCENT.
 WHEELER, RYLEEN.CECILIA. — YOUNG, RYLEEN.CECILIA.
 WIJAYA, KREATO.ADI. — WEE, ADI..
 WILKINSON, VANESSA.KATE. — MAYNARD, VANESSA.KATE.
 WILLIAMS, MACKENZIE.PAIGE. — JASMER,
 MACKENZIE.PAIGE.
 WILLOUGHBY-GANE, WILLIAM.LUKE. — GANE,
 LUKE.WILLIAM.
 WISSEL, JOSEPH.ROGER.GUY. — WHISSEL,
 GUY.JOSEPH.ROGER.
 WONG, PATRICIA.TZE-WAN. — HUM, PATRICIA.TZE-
 WAN.WONG.
 WOO MUI WING, FEE.FEE. — WOO, SANDRINE.CAROLE.
 WOODCOCK, DONALD.FREDRICK. — DRYSDALE,
 DONALD.FREDRICK.
 WU, ER.SI. — TOZAWA, KAY.NICOLE.ERSI.
 WU, SHING.TAK. — WU, VICTOR.SHING.TAK.
 WU, ZHUANG.ZHUANG. — WU, JOHN.BEYUE.
 WYSE, PHILIP.AARON. — PRATT, EDDIE.DEAN.
 XANTHAKOU, ELENI. — KARIGIANNIS, ELENI.

XIA, YING.CHENG. — XIA, CLARK.
 XIANG, MING.YUAN. — XIANG, MICHAEL.
 XIE, LIHUA. — XIE, LISA.
 XU, YAQING. — XU, LINDA.YAQING.
 YANG, YUN. — YANG, ALBERT.YUN.
 YARASCAVITCH, BENEDICT.DAVID. — YAKABUSKIE,
 BENEDICT.DAVID.
 YAU, SIU.YIN. — YAU, HANG.YIN.SANDY.
 YE, MAU.HONG. — YIP, KEVN.MUNN-WING.
 YOGARAJAH, GEETHA. — KULENDRAKUMAR, GEETHA.
 YOKANATHAN, GOWSHIGA. — SRIHARAN, GOWSHIGA.
 YOUNG, WAI.MAN. — YOUNG, CAROL.WAI.MAN.
 ZAGYVA, ANDREA. — GENOVESE, ANDREA.
 ZELGHANDI, PARVIN. — DELGHANDI, PARVIN.
 ZHAN, HAO. — ZHAN, JERRY.HAO.
 ZHAN, SHENG.FENG. — ZHAN, CHRIS.SHENG.FENG.
 ZHANG, HAOWEI. — ZHANG, LEON.HAOWEI.
 ZHANG, TIAN.YI. — ZHANG, TONY.TIAN.YI.
 ZHANG, XIAO. — ZHANG, AMY.
 ZHANG, YI.NING. — ZHANG, DIANA.YINING.
 ZHAO, RU.YU. — MAK, RU.YU.CHIU.
 ZHAO, WEICONG. — CHIU, WEICONG.
 ZHONG, LI.JUAN. — ZHONG, ZOE.
 ZHOU, DIFA. — CHOW, TAI.FAC.
 ZHOU, HUI.SEN. — CHOW, WOOL.SUM.
 ZHOU, QUAN. — CLEMENT, QUAN.
 ZHOU, TIAN.HUAN. — RODERICK, HANA.Z..
 ZIDAN, AIMAN. — ZEDAN, IMAN.EMILY.NABIL.

(138-G782) JUDITH M. HARTMAN
 Deputy Registrar General/
 Régistratrice générale adjointe de l'état civil

CERTIFICATE OF TEMPORARY REGISTRATION as a person
 authorized to solemnize marriage in Ontario have been issued to the
 following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant
 à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Kollmar, Knut July 21, 2005 to July 25, 2005	Lachine, QC.	3-May-05
Friesen, Martin July 7, 2005 to July 11, 2005	Winnipeg, MB.	3-May-05
Tejeda, Priamo June 16, 2005 to June 20, 2005	Naples, FL.	3-May-05
Hodgkin, Russell William August 4, 2005 to August 8, 2005	Langley, BC.	3-May-05
Spencer, Ralph September 22, 2005 to September 26, 2005	Calgary, AB.	3-May-05
Doyle, Henry Michael May 25, 2005 to May 29, 2005	Exeter, England	4-May-05
Ayer, Robert May 26, 2005 to May 30, 2005	Chilliwack, BC	4-May-05
Potts, Jeff June 16, 2005 to June 20, 2005	Winnipeg, MB.	4-May-05
Settlerlund, Gordon July 7, 2005 to July 11, 2005	Sherwood Park, AB.	4-May-05
Lonnec, Richard G May 12, 2005 to May 16, 2005	Waynesville, NC.	4-May-05
Adema, Bert July 28, 2005 to August 1, 2005	Regina, SK.	9-May-05
Jordan, Peter Michael September 21, 2005 to September 25, 2005	Deroche, BC.	9-May-05
Maxwell, Arthur	Sussex, BC.	9-May-05

Name	Location	Effective Date
June 2, 2005 to June 6, 2005 Morgan, Kenneth R.	Ayr, ON.	9-May-05
August 25, 2005 to August 29, 2005 Bigras, Andre	Gatineau, QC.	9-May-05
July 14, 2005 to July 18, 2005 Schiedel, Mary	Baden, ON.	9-May-05
June 9, 2005 to June 13, 2005 Villeneuve, Yvan	Gatineau, QC.	12-May-05
July 28, 2005 to August 1, 2005 Cutler, Nathan	Clarenceville, NFLD.	12-May-05
August 18, 2005 to August 22, 2005 Pries, Edmund	Kitchener, ON.	12-May-05
June 23, 2005 to June 27, 2005 Brandon, Shawn	Baudette, MN.	12-May-05
July 7, 2005 to July 11, 2005 Shapiro, Mark	Longmeadow, MA.	12-May-05
August 19, 2005 to August 23, 2005 Decary, Yves	Sorel-Tracy, QC.	12-May-05
August 4, 2005 to August 8, 2005 Whitney, Norman	Fredericton, NB.	12-May-05
August 11, 2005 to August 15, 2005 Duncan, Jeremy	Calgary, AB.	12-May-05
June 9, 2005 to June 13, 2005 Manikel, Anne	Winnipeg, MB.	12-May-05
July 28, 2005 to August 1, 2005 Connell, Bernard	Glasgow, Scotland	12-May-05
September 15, 2005 to September 19, 2005 Grover, Ione	St. Marys, ON.	12-May-05
August 11, 2005 to August 15, 2005 Morrow, Diane Carol	Parrysound, ON.	12-May-05
June 2, 2005 to June 6, 2005 Morrow, Diane Carol	Parrysound, ON.	12-May-05
June 23, 2005 to June 27, 2005 Morrow, Diane Carol	Parrysound, ON.	12-May-05
August 5, 2005 to August 9, 2005 Morrow, Diane Carol	Parrysound, ON.	12-May-05
August 25, 2005 to August 29, 2005 Morrow, Diane Carol	Parrysound, ON.	12-May-05
September 8, 2005 to September 12, 2005 Thomson, Heather	Waterville, QC.	17-May-05
May 26, 2005 to May 30, 2005		

(138-G783)

Ontario Securities Commission

NATIONAL INSTRUMENT 81-106 INVESTMENT FUND CONTINUOUS DISCLOSURE, ONTARIO SECURITIES COMMISSION RULE 81-801 IMPLEMENTING NATIONAL INSTRUMENT 81-106 INVESTMENT FUND CONTINUOUS DISCLOSURE AND RELATED AMENDMENTS

On June 1, 2005, National Instrument 81-106 *Investment Fund Continuous Disclosure* (NI 81-106) and Ontario Securities Commission Rule 81-801 *Implementing National Instrument 81-106 Investment Fund Continuous Disclosure* came into force as rules under the *Securities Act*. NI 81-106 sets out the continuous disclosure obligations for investment funds.

As a result of NI 81-106, consequential amendments were made to National Instrument 81-101 *Mutual Fund Prospectus Disclosure*, National Instrument 81-102 *Mutual Funds*, National Instrument 13-101 *System for Electronic Document Analysis and Retrieval* (SEDAR),

National Instrument 81-104 *Commodity Pools*, National Instrument 51-102 *Continuous Disclosure Obligations*, National Instrument 52-107 *Acceptable Accounting Principles, Auditing Standards and Reporting Currency*, National Instrument 71-102 *Continuous Disclosure and Other Exemptions Relating to Foreign Issuers*, National Instrument 54-102 *Interim Financial Statement & Report Exemption* and Ontario Securities Commission Rule 41-502 *Prospectus Requirements for Mutual Funds*, each a rule under the *Securities Act*. These amendments also came into force on June 1, 2005.

The full text of the rules and amendments is available in the Ontario Securities Commission Bulletin at (2005) 28 OSCB 4911 and on the Commission's website at http://www.osc.gov.on.ca/Regulation/Rulmaking/rm_index.jsp.

(138-G784)

NOTICE 28-05

STATUTORY NOTICE UNDER THE REMEDIES FOR ORGANIZED CRIME AND OTHER UNLAWFUL ACTIVITIES ACT, 2001

NOTICE TO PERSONS WHO HAVE SUFFERED PECUNIARY AND NON PECUNIARY DAMAGES BY REASON OF UNLAWFUL ACTIVITY RESULTING IN CIVIL FORFEITURE PROCEEDINGS IN THE MATTER OF THE ATTORNEY GENERAL OF ONTARIO AND \$9,780 IN CANADIAN CURRENCY, ELECTRONIC SCALES AND A KNIFE (IN REM) AND SEAN WILLIAM BIXBY, ADAM BOOTH AND LESLIE BOOTH.

Pursuant to a court order made in the above proceeding, \$9,780.00 has been forfeited to the Crown and deposited in a special purpose account. Any person who has suffered pecuniary or non pecuniary losses in relation to which the proceeding was commenced is entitled to make a claim for compensation.

All claims must comply with the provisions of Regulation 233/03 and be on the prescribed form or they will be denied. Regulation 233/03 may be found at www.c-laws.gov.on.ca/DBLaws/Regs/English/030233_e.htm.

To obtain a claim form or if you have any inquiries about potential claims please contact the Civil Remedies for Illicit Activities Office toll free at 1-888-246-5359 or write to:

Ministry of the Attorney General
Civil Remedies for Illicit Activities Office
77 Wellesley Street West, P.O. Box 333
Toronto, ON M7A 1N3

All completed claims must refer to **Notice 28-05**, be sent to the above address and be received no later than 5:00:00 PM on December 19, 2005 to be considered.

You may not be eligible for compensation if you participated in or contributed to your losses or the unlawful activity giving rise to the proceeding.

AVIS 28-05

AVIS PRÉVU PAR LA LOI DE 2001 SUR LES RECOURS POUR CRIME ORGANISÉ ET AUTRES ACTIVITÉS ILLÉGALES

AVIS EST DONNÉ À TOUTE PERSONNE QUI A SUBI DES PERTES PÉCUNIAIRES ET EXTRAPÉCUNIAIRES PAR SUITE DE L'ACTIVITÉ ILLÉGALE À L'ÉGARD DE LAQUELLE UNE INSTANCE CIVILE DE CONFISCATION A ÉTÉ INTRODUITE, EN L'AFFAIRE DU PROCUREUR GÉNÉRAL DE L'ONTARIO ET 9 780 \$ EN DEVISE CANADIENNE, DES BALANCES ÉLECTRONIQUES ET UN COUTEAU (EN MATIÈRE RÉELLE) ET SEAN WILLIAM BIXBY, ADAM BOOTH ET LESLIE BOOTH.

En vertu d'une ordonnance de la cour rendue relativement à l'instance susmentionnée, 9 780,00 \$ ont été confisqués au profit de la Couronne et versés dans un compte spécial. Toute personne qui a subi des pertes pécuniaires ou extrapécuniaires par suite de l'activité illégale à l'égard de laquelle l'instance a été introduite a le droit de demander une indemnité.

Toute personne qui présente une demande doit utiliser la formule prescrite et la remplir selon les dispositions du Règlement 233/03. Une demande qui n'est pas conforme au Règlement sera rejetée. Le Règlement 233/03 se trouve à www.e-laws.gov.on.ca/DBLaws/Regs/French/030233_f.htm.

Si vous voulez obtenir une formule de demande ou si vous avez des questions concernant d'éventuelles demandes, veuillez communiquer avec le Bureau de recours civil à l'égard d'activités illicites en composant le numéro sans frais 1 888 246-5359 ou en écrivant au :

Ministère du Procureur général
Bureau de recours civil à l'égard d'activités illicites
77, rue Wellesley Ouest, c. p. 333
Toronto ON M7A 1N3

Pour être admissibles, les demandes produites doivent porter la mention **Avis 28-05**, être envoyées à l'adresse ci-dessus et parvenir au bureau d'ici le 19 décembre 2005 à 17 h.

L'admissibilité à une indemnité peut être refusée s'il est établi que l'auteur de la demande peut avoir participé ou contribué aux pertes qu'il a subies ou à l'activité illégale à l'égard de laquelle l'instance a été introduite.

(138-G785)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Kids Care Oncology, Central West Ontario Corporation, known as and referred to as Ronald McDonald House (Hamilton), application has been made to the Legislative Assembly of the Province of Ontario for an Act to exempt certain land from taxation for municipal and school purposes beginning in 2005 and thereafter so long as the land is used for the purposes of providing temporary lodging for families of seriously ill children receiving medical treatment from the Hamilton area hospitals.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa, this 26th day of May, 2005.

RUSSELL G. GIBSON,
Solicitor for the Applicant
Vincent Dagenais Gibson LLP/s.r.l.
Suite 600-325 Dalhousie Street
Ottawa, Ontario
K1N 7G2

(138-P554) 23, 24, 25, 26

NOTICE IS HEREBY GIVEN that on behalf of the Southwestern Ontario Childrens Care Inc., which operates as the "Ronald McDonald House" London, application has been made to the Legislative Assembly of the Province of Ontario for an Act to exempt certain land leased by the corporation from the Victoria Hospital Corporation, now known as London Health Sciences Centre, from taxation for municipal and school purposes beginning in 2005 and thereafter so long as the land is used for the purposes of providing temporary lodging for families of seriously ill children receiving medical treatment from London and Southwestern Ontario area hospitals.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa this 26th day of May, 2005.

RUSSELL G. GIBSON,
Solicitor for the Applicant
Vincent Dagenais Gibson LLP/s.r.l.
Suite 600-325 Dalhousie Street
Ottawa, Ontario
K1N 7G2

(138-P555) 23, 24, 25, 26

NOTICE IS HEREBY GIVEN that on behalf of the Sisters of St. Joseph of Hamilton (hereinafter the Corporation), an application has been made to the Legislative Assembly of the Province of Ontario for an Act to grant the Corporation the powers of a natural person and to clarify the statutory provisions governing the Corporation. This will clarify the powers of the Corporation and will modernize a number of provisions so as to enable it to better carry out its charitable activities.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa, this 26th day of May, 2005.

RUSSELL G. GIBSON,
Solicitor for the Applicant
Vincent Dagenais Gibson LLP/s.r.l.
Suite 600-325 Dalhousie Street
Ottawa, Ontario
K1N 7G2

(138-P556) 23, 24, 25, 26

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A Writ Of Seizure And Sale issued out of the Superior Court of Justice at 393 University Avenue, Toronto, Ontario M5G 1E6 dated September 14, 2004, Court File Number 04-CV-271727SR, to me directed, against the real and personal property of **JEFF EDWARD PENMAN ALSO KNOWN AS JEFFREY EDWARD PENMAN**, Defendant, at the suit of Royal Bank of Canada, Plaintiff, I have seized and taken in execution all right, title, interest and equity of redemption of **JEFF EDWARD PENMAN ALSO KNOWN AS JEFFREY EDWARD PENMAN**, in and to:

Part West Half Lot 23, Concession 12, being Part 2, Reference Plan 51R-25024, Township of Oro-Medonte (formerly Township of Oro), County of Simcoe

ALL OF WHICH said right, title, interest and equity of redemption of **JEFF EDWARD PENMAN ALSO KNOWN AS JEFFREY EDWARD PENMAN**, Defendant, I shall offer for sale by Public Auction in my office at 114 Worsley Street, Barrie, Ontario on: **WEDNESDAY, JULY 20, 2005 at 10:30 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 114 Worsley Street, Barrie, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory

payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

DATE: June 3, 2005

KATHIE POULIOT
Sheriff
114 Worsley Street
Barrie ON L4M 1M1
705-739-6100

(138-P571A)

UNDER AND BY VIRTUE of a Writ of Seizure and Sale issued out of the Superior Court of Justice at 393 University Avenue, Toronto, Ontario M5G 1E6 dated July 15, 2002 Court File Numbers 02-0054/97, 02-0064/97, 02-0090/97 to me directed, against the real and personal property of **DAVID WINN**, at the suit of Public Guardian and Trustee, I have seized and taken in execution all right, title, interest and equity of redemption of **DAVID WINN**, in and to:

Lot 16, Registered Plan 714, Town of Wasaga Beach, County of Simcoe, Land Registry Office for County of Simcoe (No. 51), as previously described in Deed # 1405745

ALL OF WHICH said right, title, interest and equity of redemption of **DAVID WINN**, I shall offer for sale by Public Auction in my office at 114 Worsley Street, Barrie, Ontario on: **WEDNESDAY, JULY 20, 2005 at 10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1000.00, whichever is greater

- Payable at time of sale by successful bidder by cash, certified cheque or bank draft
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at SHERIFF/ENFORCEMENT OFFICE at 114 Worsley Street, Barrie, Ontario

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory

payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION UP TO TIME OF SALE WITHOUT FURTHER NOTICE.

NO EMPLOYEE OF THE MINISTRY OF THE ATTORNEY GENERAL MAY PURCHASE ANY GOODS OR CHATTELS, LANDS OR TENEMENTS EXPOSED FOR SALE BY A SHERIFF UNDER LEGAL PROCESS, EITHER DIRECTLY OR INDIRECTLY,

DATE: June 3, 2005

KATHIE POULIOT
Sheriff
114 Worsley Street
Barrie ON L4M 1M1
705-739-6100

(138-P571B)

Sale of Lands for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF KIRKLAND LAKE

TAKE NOTICE that tenders are invited for the purchase, individually, of the lands described below and will be received until 3:00 p.m., local time on Friday, July 8th 2005, at 3 Kirkland Street, P.O. Bag 1757, Kirkland Lake, Ontario P2N 3P4.

The tenders will then be opened in public on the same day at 3:30 p.m., in the Council Chambers.

Description of Land

Tax File 04-1

Parcel 12657 C.S.T.
Teck MC L2634 PT
L2635PT
Roll No. 54 68 000 001 56900-0000
Location: 1351 Government Road West
Kirkland Lake, On
Size of Lot: Acres 6.96
Vacant Motel - Commercial
2005 Assessment: \$36,500
2004 Mun & School Taxes: \$4,004.27
Minimum Tender Amount: \$42,975.07

Tax File 04-2

Parcel 7722 C.S.T.
Lots 228, 229 Pt Lot 230
Plan M98T
Roll No. 54-68-000-004-00700-0000
Location: 82 Government Road West
Kirkland Lake, On
Size of Lot: Front 100.00 ft
Vacant Restaurant – Commercial
2005 Assessment: \$160,000
2004 Mun & School Taxes: \$17,185.11
Minimum Tender Amount: \$168,023.85

Tax File 04-3

Parcel 12376 C.S.T.
Pt Lot 255
Plan M98T
Roll No. 54-68-000-004-02800-0000
Location: 79 Government Road West
Kirkland Lake, On
Size of Lot: 33.80 ft
Vacant Retail with Office(s) - Commercial
2005 Assessment: \$65,000
2004 Mun & School Taxes: \$5,464.93
Minimum Tender Amount: \$41,223.41

Tax File 04-4

Parcel 7729 C.S.T.
Pt Lot 262
Plan M98T
Roll No. 54-68-000-004-03500-0000
Location: 65 Government Road West
Kirkland Lake, On
Size of Lot: Front 34.83 ft
Residential and Vacant Retail with Office(s)
2005 Assessment: \$46,500
2004 Mun & School Taxes: \$3,341.68
Minimum Tender Amount: \$22,295.33

Tax File 04-5

Parcel 12516 C.S.T.
Pt Lot 253
Plan M98T
Roll No. 54-68-000-004-02500-0000
Location: 1 Woods Street
Kirkland Lake, On
Size of Lot: Front 1.90 ft
Vacant Laundromat - Commercial
2005 Assessment: \$13,500
2004 Mun & School Taxes: \$1,531.75
Minimum Tender Amount: \$8,828.64

Tax File 04-6

Parcel 6408 C.S.T.
Lot 275
Plan M98T
Roll No. 54-68-000-004-06900-0000
Location: 7 Main Street
Kirkland Lake, On
Size of Lot: Front 40.00 ft
Depth 100.00 ft
Vacant Multi-Residential with Retail Office(s) - Commercial
2005 Assessment: \$132,000
2004 Mun & School Taxes: \$5,631.69
Minimum Tender Amount: \$51,748.45

Tax File 04-7

Parcels 6429, 7784,
7834 C.S.T.
Lots 13, 14
Plan M15T
Lots 13, 14
Plan M148T
Roll No. 54-68-000-010-01800-0000
Location: 22 Government Rd W
Kirkland Lake, On
Size of Lot: Front 60.08 ft
Vacant Commercial Building, Restaurant
2005 Assessment: \$95,000
2004 Mun & School Taxes: \$12,016.71
Minimum Tender Amount: \$103,320.46

All above properties are within the Municipality of Kirkland Lake, District of Timiskaming.

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to The Corporation of the Town of Kirkland Lake and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sale Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax and the goods and services tax.

For further information regarding this sale and a copy of the prescribed form of tender, contact: Darlene Peever, Tax Collector, Corporation of the Town of Kirkland Lake, 3 Kirkland Street, P.O. Bag 1757, Kirkland Lake, Ontario, P2N 3P4, (Phone 705-567-9361).

(138-P572)

VALERIE A. GOYER
Treasurer
Kirkland Lake, Ontario

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF WELLAND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Wednesday, July 13, 2005 at the Treasurer's Office, City of Welland, 60 East Main Street, Welland, Ontario.

The tenders will then be opened in public on the same day at 3:15 p.m. at City of Welland, 60 East Main Street, Welland, Ontario.

Description of Land(s):

(set out the cancellation price as of the first day of advertising)

Roll No. 2719 050-014-12200-0000
PIN 64120 0223 (LT)
373 Fleet Street
Lot 216, Plan 973, S/T BB11451;
in the City of Welland
in the Regional Municipality of Niagara
40.0 ft. x 100.0 ft. more or less
2005 Current Value Assessment - \$72,000
Class: Residential
Minimum Tender Amount: \$9,429.24

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

BRUNO SILVESTRI, C.G.A., City Treasurer
The Corporation of the City of Welland
60 East Main Street
Welland, ON L3B 3X4
905-735-1700 Ext. 2170
www.welland.ca

(138-P573)

Description of Lands:

Parcel 8976 Parry Sound North Section, being Part of Lots 1 and 2, Plan M-6, Village of South River, District of Parry Sound, designated as Part 2, Plan PSR-631

Minimum Tender Amount: \$22,000.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

The Treasurer of the Corporation of the Village of South River at P.O. Box 310, South River, Ontario P0A 1X0

(138-P574)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE VILLAGE OF SOUTH RIVER

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on June 29, 2005 at the Village of South River Municipal Office. The tenders will then be opened in public on the same day at 3:30 p.m. at the Village of South River Municipal Office, 93 Ottawa Avenue, South River, Ontario P0A 1X0.

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—06—18

ONTARIO REGULATION 240/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: May 27, 2005

Filed: May 30, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

16. Amendments dated May 31, 2005;

2. This Regulation comes into force on the later of,

(a) May 31, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days;

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: May 27, 2005.

25/05

ONTARIO REGULATION 241/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: May 27, 2005

Filed: May 30, 2005

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 7.1 of Ontario Regulation 201/96 is amended by adding the following paragraph:

10. Amendments dated May 31, 2005.

2. This Regulation comes into force on the later of,

(a) May 31, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days;

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: May 27, 2005.

25/05

ONTARIO REGULATION 242/05

made under the

SAFE DRINKING WATER ACT, 2002

Made: May 19, 2005

Filed: May 30, 2005

COMPLIANCE AND ENFORCEMENT

PART I INTERPRETATION

Definitions

1. In this Regulation,

“conservation authority” means an authority established under section 3 of the *Conservation Authorities Act*;

“deficiency” means anything prescribed as a deficiency in section 1 of Ontario Regulation 172/03 (Definitions of “Deficiency” and “Municipal Drinking-Water System”) made under the Act;

“enforcement action” means a prosecution under the *Provincial Offences Act*;

“enforcement branch” means the branch of the Ministry that is responsible for investigating and enforcing the Act and the regulations;

“existing drinking-water health hazard” means, in respect of a drinking-water system, a condition of the system or a condition associated with the system’s waters, including any thing found in the waters,

(a) that is adversely affecting the health of the users of the system,

(b) that is deterring or hindering the prevention or suppression of disease, or

(c) that is endangering public health;

“municipal residential drinking-water system” means a large municipal residential system or a small municipal residential system as defined in Ontario Regulation 170/03 (Drinking-Water Systems) made under the Act.

PART II

MUNICIPAL RESIDENTIAL DRINKING-WATER SYSTEMS

Inspections

2. (1) Subject to subsection (2), the Director shall ensure that all municipal residential drinking-water systems are fully inspected through an annual cycle of inspections.

(2) If a municipal residential drinking-water system has been fully inspected on three consecutive occasions and no deficiency has been found, the Director may satisfy the requirement to conduct an inspection under subsection (1) through a focused inspection that only examines what the Director considers to be the key elements of the drinking-water system if in the Director's opinion it is appropriate to do so.

(3) The Director shall ensure that at least one in every three inspections of a municipal residential drinking-water system is unannounced.

(4) Within 45 days of completing an inspection of a municipal residential drinking-water system, the Director shall ensure that a report is sent to the following persons:

1. The owner of the drinking-water system.
2. The operating authority, if any.
3. The medical officer of health.
4. The conservation authority that has authority over the area in which the drinking-water system is situated or, where there is no conservation authority, the appropriate office of the Ministry of Natural Resources.
5. The Director appointed for the purposes of section 32 of the Act.

(5) If an adverse test result or other problem is reported with respect to a municipal residential drinking-water system in accordance with section 18 of the Act or Schedule 16 to Ontario Regulation 170/03 (Drinking-Water Systems) made under the Act, the Director shall ensure that the Ministry responds to the report in a means satisfactory to the Director and that the actions taken in response are recorded.

Deficiencies and other contraventions

3. (1) Subject to subsection (2), in response to finding a deficiency during an inspection at a municipal residential drinking-water system, the Director shall ensure that a mandatory action is taken by the Ministry within 14 days, unless the deficiency, in the opinion of the Director, represents an existing drinking-water health hazard, in which case the Director shall ensure that a mandatory action is taken by the Ministry immediately.

(2) If the Minister issues an order under section 108 of the Act with respect to a deficiency, the Director is not required to ensure that a mandatory action is taken.

(3) In response to finding at a municipal residential drinking-water system a contravention, other than a deficiency, with respect to any requirement under the Act or an approval, licence, permit or order, the Director or provincial officer shall consider the following factors in determining whether to take mandatory action:

1. The known, anticipated or potential health consequences of the contravention.
2. The known, anticipated or potential environmental consequences of the contravention.
3. Whether the contravention is ongoing.
4. Whether any person responsible for the contravention hindered or obstructed or provided false or misleading information to a provincial officer or Ministry employee.
5. The compliance history of any person responsible for the contravention, including,
 - i. previous convictions, and
 - ii. previous contraventions.

(4) If a provincial officer's order or Director's order is issued with respect to a deficiency, the order shall include a requirement for the person to submit a compliance report no later than 60 days following the receipt of the order outlining how the owner has complied or is complying with the requirements of the order.

(5) If a provincial officer's order or Director's order is issued with respect to a deficiency, and the order requires the person to install or alter any equipment to comply with Schedule 1, 2, 7, 8 or 9 to Ontario Regulation 170/03 (Drinking-Water Systems) made under the Act, the order shall include a requirement that the person submit a report in which a professional engineer certifies that he or she has visited the drinking-water system and that, in his or her opinion, all equipment required in order to comply with the order is being provided.

(6) A deficiency with a municipal residential drinking-water system is prescribed for the purposes of section 103 of the Act.

(7) For the purposes of this section,
“mandatory action” includes,

- (a) issuing or amending a provincial officer’s order under section 105 or 106 of the Act,
- (b) issuing or amending a Director’s order under section 109, 111, 112 or 114 of the Act,
- (c) issuing or amending a Director’s notice under section 110 or 113 of the Act,
- (d) issuing a certificate of offence and an offence notice or summons under Part I of the *Provincial Offences Act*,
- (e) referring the matter to the enforcement branch, and
- (f) taking any other action that imposes a legal requirement on a person in response to the deficiency.

PART III LABORATORIES

Inspections

4. (1) Subject to subsection (2), the Director shall ensure that all licensed laboratories are fully inspected at least twice a year.

(2) If a licensed laboratory has been inspected on three consecutive occasions and no infractions have been found, the Director may satisfy the requirement to conduct inspections under subsection (1) through a focused inspection that only examines what the Director considers to be the key elements of the laboratory if in the Director’s opinion it is appropriate to do so.

(3) The Director shall ensure that at least one in every two inspections of a licensed laboratory is unannounced.

(4) Within 45 days of completing an inspection of a licensed laboratory, the Director shall ensure that a report is sent to the laboratory.

Infractions and other contraventions

5. (1) In this section and section 4,
“infraction” means, in respect of a laboratory,

- (a) a contravention of any of subsection 18 (1) or (4), subsection 63 (1) or section 67 or 69 of the Act, or
- (b) a contravention of any of section 9, 10, 11, 12 or 13 of Ontario Regulation 248/03 (Drinking-Water Testing Services) made under the Act.

(2) In response to finding an infraction at a laboratory, the Director shall ensure that a mandatory action is taken by the Ministry within 14 days unless the infraction, in the opinion of the Director, represents an existing drinking-water health hazard, in which case the Director shall ensure that a mandatory action is taken by the Ministry immediately.

(3) If the Minister issues an order under section 108 of the Act with respect to an infraction, the Director is not required to ensure that a mandatory action is taken.

(4) If a provincial officer finds on an inspection or search of a laboratory that there is an infraction, the Director shall direct a provincial officer to carry out a new inspection no later than 180 days after the last day of the inspection in which the infraction was found.

(5) In response to finding a contravention, other than an infraction, at a laboratory with respect to any requirement under the Act or a licence or an order, the Director or a provincial officer shall consider the following factors in determining whether to take mandatory action:

1. The known, anticipated or potential health consequences of the contravention.
2. The known, anticipated or potential environmental consequences of the contravention.
3. Whether the contravention is ongoing.
4. Whether any person responsible for the contravention hindered or obstructed or provided false or misleading information to a provincial officer or Ministry employee.
5. The compliance history of any person responsible for the contravention, including, in order of importance,
 - i. previous convictions, and
 - ii. previous contraventions.

(6) If a provincial officer’s order or Director’s order is issued with respect to an infraction, the order shall include a requirement for the person to submit a compliance report within 60 days of receipt of the order outlining how the owner has complied with the requirements of the order.

(7) For the purposes of this section,

“mandatory action” includes,

- (a) issuing or amending a Director’s direction under section 76 of the Act,
- (b) issuing or amending a provincial officer’s order under section 105 or 106 of the Act,
- (c) issuing a certificate of offence and an offence notice or summons under Part I of the *Provincial Offences Act*,
- (d) referring the matter to the enforcement branch, and
- (e) taking any other action that imposes a legal requirement on a person in response to the infraction.

PART IV ENFORCEMENT

Investigations

6. (1) Where a matter is referred to the enforcement branch, the enforcement branch shall consider the factors set out in subsections 3 (3) and 5 (5) to determine whether an investigation is warranted.

(2) Where the enforcement branch determines that an investigation is warranted, the branch shall conduct an investigation to determine if reasonable and probable grounds exist for taking enforcement action.

(3) In addition to determining whether reasonable and probable grounds exist, the following factors shall be considered when deciding whether enforcement action should be undertaken:

- 1. Whether the contravention is continuing and has not been resolved since the matter was referred to the enforcement branch.
- 2. The deterrent effect of enforcement action on similar or other activities.
- 3. Whether enforcement action is necessary to maintain the integrity of the regulatory process.
- 4. Whether failure to pursue enforcement action would tend to bring the law into disrepute.
- 5. The factors described in subsections 3 (3) and 5 (5).

Public enforcement right

7. (1) Any person resident in Ontario who believes that the Act, or a regulation or instrument under the Act has been contravened may submit an application to the Director for an investigation of the alleged contravention by the enforcement branch.

(2) An application shall be in the form provided for the purpose by the Director and shall include,

- (a) the name and address of the applicants;
- (b) a statement of the nature of the alleged contravention;
- (c) the names and addresses of each person alleged to have been involved in the commission of the contravention, to the extent that this information is available to the applicant;
- (d) a summary of the evidence supporting the allegations of the applicant;
- (e) the names and addresses of each person who might be able to give evidence about the alleged contravention, together with a summary of the evidence they might give, to the extent that this information is available to the applicant;
- (f) a description of any document or other material that the applicant believes should be considered in the investigation; and
- (g) a copy of any document referred to in clause (f), where reasonable.

(3) An application under this section shall also include a statement by the applicant or, where an applicant is a corporation, by a Director or officer of the corporation, that he or she believes that the facts alleged in the application are true.

Acknowledgement

8. The Director shall acknowledge receipt of the application in writing to the applicant within 20 days of receiving the application.

Duty to investigate

9. (1) The Director shall investigate all matters to the extent that the Director considers necessary in relation to a contravention alleged in an application.

(2) Nothing in this section requires a Director to conduct an investigation in relation to a contravention alleged in an application if the Director considers that,

- (a) the application is frivolous or vexatious; or
- (b) the alleged contravention is not serious enough to warrant an investigation.
- (3) Nothing in this section requires a Director to duplicate an ongoing or completed investigation.

Notice of decision not to investigate

10. (1) If the Director decides that an investigation is not required under section 9, the Director shall give notice of the decision, together with a brief statement of the reasons for the decision to the applicant.

(2) If the Director decides that an investigation is not required under section 9 because there is an ongoing investigation in relation to the contravention alleged in the application, the Director shall indicate in the notice that the applicant will be notified of the outcome of that investigation.

(3) A notice under subsection (1) shall be given within 60 days of receiving the application.

Time required for investigation

11. (1) Within 120 days of receiving an application in respect of which no notice is given under section 10, the Director shall either complete the investigation or give the applicant a written estimate of the time required to complete it.

(2) Within the time given in an estimate under subsection (1), the Director shall either complete the investigation or give the applicant a revised written estimate of the time required to complete it.

(3) Subsection (2) applies to a revised estimate given under subsection (2) as if it were an estimate given under subsection (1).

Notice of completion of investigation

12. (1) Within 30 days of completing an investigation, the Director shall give notice of the outcome of the investigation to the applicant.

(2) The notice referred to in subsection (1) shall state what action, if any, the Director has taken or proposes to take as a result of the investigation.

(3) Where the Director decided that an investigation was not required under section 9 because there was an ongoing investigation in relation to the contravention alleged in the application, the Director shall give notice of the outcome of that investigation to the applicant.

No disclosure of personal information about applicants

13. The Director shall not disclose the name or address of the applicant or any other personal information about the applicant unless required by law.

Chief Inspector's annual report

14. The Chief Inspector shall provide a summary of the receipt, handling and disposition of applications under sections 7 to 13 in the annual report required under subsection 7 (2) of the Act.

Commencement

15. This Regulation comes into force on the later of June 1, 2005 and the day it is filed.

Made by:

LEONA DOMBROWSKY
Minister of the Environment

Date made: May 19, 2005.

25/05

ONTARIO REGULATION 243/05

made under the

ARTHUR WISHART ACT (FRANCHISE DISCLOSURE), 2000

Made: May 31, 2005

Filed: May 31, 2005

Amending O. Reg. 9/01

(Exemption of Franchisors under Subsection 13 (1) of the Act)

Note: Ontario Regulation 9/01 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Ontario Regulation 9/01 is amended by adding the following item:

Europcar International S.A.S.U.

Made by:

JIM WATSON

Minister of Consumer and Business Services

Date made: May 31, 2005.

25/05

ONTARIO REGULATION 244/05

made under the

CORPORATIONS ACT

Made: April 29, 2005

Filed: June 1, 2005

FORMS**Forms****1. The following forms shall be in the form approved by the Minister:**

1. An application for incorporation of a company.
2. An application for incorporation of a corporation without share capital.
3. An application for supplementary letters patent.
4. An application for letters patent of amalgamation under subsection 113 (4) of the Act.
5. An application for an order under subsection 304 (5) of the Act rescinding an order made under a predecessor of subsection 304 (3) of the Act permitting removal of records from the head office of the corporation.
6. An application for letters patent for continuation under subsection 312 (1) of the Act.
7. An application for letters patent for continuation in Ontario of an extra-provincial corporation under subsection 312 (3) of the Act.
8. An application for authorization to transfer to another jurisdiction under section 313 of the Act.
9. An application under section 313.1 of the Act for authorization to continue a corporation without share capital as a co-operative corporation under the *Co-operative Corporations Act*.

10. An application for an order to revive a dissolved corporation under subsection 317 (10) of the Act.
11. An application for an order accepting the surrender of a charter of a corporation under subsection 319 (1) of the Act.
12. An application for an order terminating the existence of a corporation under section 320 of the Act.

Signing

2. (1) An application for incorporation of a company and an application for incorporation of a corporation without share capital shall be signed by all of the applicants.
- (2) An application for an order to revive a dissolved corporation under subsection 317 (10) of the Act shall be signed by an interested person.
- (3) All forms under this Regulation, other than the forms mentioned in subsection (1) and (2), shall be signed by two officers or directors of the applicant.

Filing

3. Two duplicate originals of a form under this Regulation shall be filed with the Minister.

RÈGLEMENT DE L'ONTARIO 244/05

pris en application de la

LOI SUR LES PERSONNES MORALES

pris le 29 avril 2005
déposé le 1^{er} juin 2005

FORMULES

Formules

1. Les formules suivantes se présentent sous la forme qu'approuve le ministre :
 1. La requête en constitution d'une compagnie.
 2. La requête en constitution d'une personne morale sans capital-actions.
 3. La requête présentée en vue d'obtenir des lettres patentes supplémentaires.
 4. La requête présentée en vertu du paragraphe 113 (4) de la Loi en vue d'obtenir des lettres patentes de fusion.
 5. La requête présentée en vertu du paragraphe 304 (5) de la Loi en vue d'obtenir un arrêté annulant un décret qui a été pris en vertu d'une disposition législative remplacée par le paragraphe 304 (3) de la Loi et qui autorisait l'enlèvement de documents du siège social de la personne morale.
 6. La requête présentée en vertu du paragraphe 312 (1) de la Loi en vue d'obtenir des lettres patentes assurant le maintien.
 7. La requête présentée en vertu du paragraphe 312 (3) de la Loi en vue d'obtenir des lettres patentes assurant le maintien en Ontario d'une personne morale extraprovinciale.
 8. La requête présentée en vertu de l'article 313 de la Loi en vue d'obtenir une autorisation de transfert à une autre autorité législative.
 9. La requête présentée en vertu de l'article 313.1 de la Loi en vue d'obtenir l'autorisation de maintenir une personne morale sans capital-actions comme société coopérative en vertu de la *Loi sur les sociétés coopératives*.
 10. La requête présentée en vertu du paragraphe 317 (10) de la Loi en vue d'obtenir un décret reconstituant une personne morale dissoute.
 11. La requête présentée en vertu du paragraphe 319 (1) de la Loi en vue d'obtenir un décret acceptant l'abandon par une personne morale de sa charte.
 12. La requête présentée en vertu de l'article 320 de la Loi en vue d'obtenir un décret dissolvant une personne morale.

Signature

2. (1) La requête en constitution d'une compagnie et la requête en constitution d'une personne morale sans capital-actions sont signées par tous les requérants.

(2) La requête présentée en vertu du paragraphe 317 (10) de la Loi en vue d'obtenir un décret reconstituant une personne morale dissoute est signée par une personne intéressée.

(3) Les formules visées par le présent règlement, sauf celles visées aux paragraphes (1) et (2), sont signées par deux dirigeants ou administrateurs du requérant.

Dépôt

3. Deux doubles originaux de chaque formule visée par le présent règlement sont déposés auprès du ministre.

Made by:

Pris par :

Le ministre des Services aux consommateurs et aux entreprises,

JIM WATSON

Minister of Consumer and Business Services

Date made: April 29, 2005.

Pris le : 29 avril 2005.

25/05

ONTARIO REGULATION 245/05

made under the

EXTRA-PROVINCIAL CORPORATIONS ACT

Made: April 29, 2005

Filed: June 1, 2005

FORMS**Forms**

1. The following forms shall be in the form approved by the Minister:

1. An application for an extra-provincial licence.
2. An appointment of an agent for service or a revised appointment of an agent for service.
3. An application for an amendment to an extra-provincial licence.
4. An application for termination of an extra-provincial licence.

RÈGLEMENT DE L'ONTARIO 245/05

pris en application de la

LOI SUR LES PERSONNES MORALES EXTRAPROVINCIALES

pris le 29 avril 2005

déposé le 1^{er} juin 2005

FORMULES**Formules**

1. Les formules suivantes se présentent sous la forme qu'approuve le ministre :

1. La demande de permis extraprovincial.
2. La désignation d'un mandataire aux fins de signification ou la révision de cette désignation.
3. La demande de modification d'un permis extraprovincial.
4. La demande de résiliation d'un permis extraprovincial.

Made by:
Pris par :

Le ministre des Services aux consommateurs et aux entreprises,

JIM WATSON
Minister of Consumer and Business Services

Date made: April 29, 2005.
Pris le : 29 avril 2005.

25/05

ONTARIO REGULATION 246/05

made under the

BUSINESS CORPORATIONS ACT

Made: May 18, 2005
Filed: June 1, 2005

Amending Reg. 62 of R.R.O. 1990
(General)

Note: Regulation 62 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-laws.gov.on.ca.

1. Subsection 11 (2) of Regulation 62 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) A corporate name shall not be primarily or only a combination of punctuation marks or other marks that are permitted under section 20 and the first character of the name shall be a letter of the Roman alphabet or an Arabic numeral.

2. Paragraph 11 of section 15 of the Regulation is revoked.

3. Section 20 of the Regulation is amended by adding the following mark:

(@)

4. Section 21 of the Regulation is revoked and the following substituted:

21. (1) The name of a corporation shall not exceed 120 characters in length, including punctuation marks and spaces.

(2) The name of a corporation shall be set out in articles or applications filed with the Director in block capital letters and with only one space between each word.

5. Subsection 24.1 (2) of the Regulation is revoked and the following substituted:

(2) Articles of incorporation and their supporting documents may be submitted in electronic format for filing with the Director if,

(a) the person submits them in a format compatible with the technical requirements established by the Director;

- (b) the corporation agrees to keep a paper or electronic copy of the NUANS report referred to in subsection 18 (1) and any consent or consent and undertaking required under the Act or the regulations at the corporation's registered office and to permit any person to inspect and copy the documents during the corporation's normal business hours; and
- (c) the corporation agrees that, upon receipt of a written notice from the Director, it shall provide the Director or any other person specified in the notice with a copy of any of the documents referred to in clause (b) within the time period set out in the notice.

6. Sections 40 and 41 of the Regulation are revoked and the following substituted:

40. (1) Subject to subsection (2), the financial statements referred to in Part XII of the Act shall be prepared in accordance with the standards, as they exist from time to time, set forth in the Handbook of the Canadian Institute of Chartered Accountants.

(2) An offering corporation may prepare the financial statements referred to in Part XII of the Act in accordance with the standards, as they exist from time to time, of the Financial Accounting Standards Board of the United States if permitted by the *Securities Act* or the Rules made under section 143 of that Act.

41. (1) Subject to subsection (2), the auditor's report referred to in Part XII of the Act shall be prepared in accordance with the standards, as they exist from time to time, set forth in the Handbook of the Canadian Institute of Chartered Accountants.

(2) The auditor's report of an offering corporation referred to in Part XII of the Act may be prepared in accordance with the standards, as they exist from time to time, established by the Financial Accounting Standards Board of the United States if permitted by the *Securities Act* or the Rules made under section 143 of that Act.

RÈGLEMENT DE L'ONTARIO 246/05

pris en application de la

LOI SUR LES SOCIÉTÉS PAR ACTIONS

pris le 18 mai 2005
déposé le 1^{er} juin 2005

modifiant le Règl. 62 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 62 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 11 (2) du Règlement 62 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) La dénomination sociale ne doit pas être principalement ou uniquement une combinaison de signes de ponctuation ou d'autres signes autorisés aux termes de l'article 20. Le premier symbole doit être une lettre en caractère romain ou un chiffre arabe.

2. La disposition 11 de l'article 15 du Règlement est abrogée.

3. L'article 20 du Règlement est modifié par adjonction du signe suivant :

@

4. L'article 21 du Règlement est abrogé et remplacé par ce qui suit :

21. (1) La dénomination sociale de la société ne doit pas compter plus de 120 caractères, y compris les signes de ponctuation et les espaces.

(2) Dans les statuts ou les demandes déposés auprès du directeur, la dénomination sociale de la société est énoncée en lettres majuscules et de manière à ne compter qu'un espace entre chaque mot.

5. Le paragraphe 24.1 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Les statuts constitutifs et les documents à leur appui peuvent être déposés sous forme électronique auprès du directeur si les conditions suivantes sont réunies :

- a) la personne les dépose sous une forme compatible avec les exigences techniques établies par le directeur;
- b) la société convient de conserver à son siège social une copie papier ou électronique du rapport NUANS visé au paragraphe 18 (1) et de tout consentement ou consentement et engagement exigé en application de la Loi ou des règlements et de permettre de les examiner et d'en tirer copie pendant ses heures de bureau;
- c) la société convient de fournir au directeur ou à toute personne précisée dans l'avis écrit qu'il lui remet, sur réception de celui-ci, une copie des documents visés à l'alinéa b) dans le délai qui y est précisé.

6. Les articles 40 et 41 du Règlement sont abrogés et remplacés par ce qui suit :

40. (1) Sous réserve du paragraphe (2), les états financiers visés à la partie XII de la Loi sont dressés selon les normes énoncées dans le Manuel de l'Institut canadien des comptables agréés, dans ses versions successives.

(2) Si la *Loi sur les valeurs mobilières* et les règles établies en application de l'article 143 de cette loi le permettent, une société faisant appel au public peut dresser les états financiers visés à la partie XII de la Loi conformément aux normes de l'organisme américain appelé Financial Accounting Standards Board, dans leurs versions successives.

41. (1) Sous réserve du paragraphe (2), le rapport du vérificateur visé à la partie XII de la Loi est dressé selon les normes énoncées dans le Manuel de l'Institut canadien des comptables agréés, dans ses versions successives.

(2) Si la *Loi sur les valeurs mobilières* et les règles établies en application de l'article 143 de cette loi le permettent, le rapport du vérificateur d'une société faisant appel au public visé à la partie XII de la Loi peut être dressé conformément aux normes établies par l'organisme américain appelé Financial Accounting Standards Board, dans leurs versions successives.

25/05

ONTARIO REGULATION 247/05

made under the

BUSINESS NAMES ACT

Made: May 18, 2005

Filed: June 1, 2005

Amending O. Reg. 122/91

(Restrictions Respecting Names)

Note: Ontario Regulation 122/91 has not previously been amended.

1. (1) Subsection 2 (1) of Ontario Regulation 122/91 is amended by adding the following mark:

@

(2) Section 2 of the Regulation is amended by adding the following subsection:

(3) A name shall be set out in a registration with only one space between each word.

RÈGLEMENT DE L'ONTARIO 247/05

pris en application de la

LOI SUR LES NOMS COMMERCIAUX

pris le 18 mai 2005

déposé le 1^{er} juin 2005

modifiant le Règl. de l'Ont. 122/91

(Restrictions concernant les noms commerciaux)

Remarque : Le Règlement de l'Ontario 122/91 n'a pas été modifié antérieurement.

1. (1) Le paragraphe 2 (1) du Règlement de l'Ontario 122/91 est modifié par adjonction du signe suivant :

@

(2) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(3) Le nom est énoncé dans l'enregistrement de manière à ne compter qu'un espace entre chaque mot.

25/05

ONTARIO REGULATION 248/05

made under the

CORPORATIONS ACT

Made: May 18, 2005

Filed: June 1, 2005

Amending Reg. 181 of R.R.O. 1990
(General)

Note: Regulation 181 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 1 (2) of Regulation 181 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(2) A computer printed search report referred to in subsection (1) shall accompany an application for revival under section 317 of the Act if the application changes the name of the corporation or at least ten years have elapsed since the corporation was dissolved.

2. Paragraph 5 of subsection 3 (1) of the Regulation is revoked.

3. Subsection 8 (2) of the Regulation is amended by adding the following mark:

@

4. Section 9 of the Regulation is revoked and the following substituted:

9. (1) The name of a corporation shall not exceed 120 characters in length, including punctuation marks and spaces.

(2) The name of a corporation shall be set out in an application filed under the Act in block capital letters and with only one space between each word.

5. Sections 17 and 18 of the Regulation are revoked.

6. Subsection 19 (1) of the Regulation is revoked.

7. Section 22 of the Regulation is revoked.

8. (1) Subsections 23 (1) and (2) of the Regulation are revoked and the following substituted:

(1) An application for an order accepting the surrender of a charter of a corporation under subsection 319 (1) of the Act or for an order terminating the existence of a corporation under section 320 of the Act shall be accompanied by,

- (a) in the case of a company, a consent from the Corporations Tax Branch of the Ministry of Finance; and
- (b) in the case of a company that is a reporting issuer under the *Securities Act*, a consent from the Ontario Securities Commission.

(2) Subsection 23 (3) of the Regulation is amended by striking out "Public Trustee" wherever it appears and substituting in each case "Public Guardian and Trustee".

9. Section 24 of the Regulation is revoked and the following substituted:

24. The Minister may require that an application for an order to revive a dissolved corporation under subsection 317 (10) of the Act be accompanied by,

- (a) a statement in writing by the Public Guardian and Trustee that he or she has no objection to the revival of the corporation; and

(b) in the case of a company, a consent from the Corporations Tax Branch of the Ministry of Finance to the revival of the corporation.

10. Sections 25 and 26 of the Regulation are revoked.

11. Subsection 27 (1) of the Regulation is revoked.

12. Section 27.1 of the Regulation is revoked.

13. Forms 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 12.1, 13 and 13.1 of the Regulation are revoked.

RÈGLEMENT DE L'ONTARIO 248/05

pris en application de la

LOI SUR LES PERSONNES MORALES

pris le 18 mai 2005
déposé le 1^{er} juin 2005

modifiant le Règl. 181 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 181 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 1 (2) du Règlement 181 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

(2) Le rapport de recherche informatique visé au paragraphe (1) est joint à la requête présentée en vue d'obtenir une reconstitution en vertu de l'article 317 de la Loi si la requête modifie la dénomination sociale de la personne morale ou qu'au moins 10 ans se sont écoulés depuis sa dissolution.

2. La disposition 5 du paragraphe 3 (1) du Règlement est abrogée.

3. Le paragraphe 8 (2) du Règlement est modifié par adjonction du signe suivant :

@

4. L'article 9 du Règlement est abrogé et remplacé par ce qui suit :

9. (1) La dénomination sociale d'une personne morale ne doit pas compter plus de 120 caractères, y compris les signes de ponctuation et les espaces.

(2) Dans les requêtes déposées en application de la Loi, la dénomination sociale d'une personne morale est énoncée en lettres majuscules et de manière à ne compter qu'un espace entre chaque mot.

5. Les articles 17 et 18 du Règlement sont abrogés.

6. Le paragraphe 19 (1) du Règlement est abrogé.

7. L'article 22 du Règlement est abrogé.

8. (1) Les paragraphes 23 (1) et (2) du Règlement sont abrogés et remplacés par ce qui suit :

(1) La requête présentée en vue d'obtenir un décret acceptant l'abandon de la charte d'une personne morale en vertu du paragraphe 319 (1) de la Loi ou un décret dissolvant une personne morale en vertu de l'article 320 de la Loi s'accompagne de ce qui suit :

- a) dans le cas d'une compagnie, le consentement de la Direction de l'imposition des sociétés du ministère des Finances;
- b) dans le cas d'une compagnie qui est un émetteur assujéti au sens de la *Loi sur les valeurs mobilières*, le consentement de la Commission des valeurs mobilières de l'Ontario.

(2) Le paragraphe 23 (3) du Règlement est modifié par substitution de «tuteur et curateur public» à «curateur public» partout où figure cette expression.

9. L'article 24 du Règlement est abrogé et remplacé par ce qui suit :

24. Le ministre peut exiger que la requête présentée en vue d'obtenir un décret reconstituant, en vertu du paragraphe 317 (10) de la Loi, une personne morale dissoute s'accompagne de ce qui suit :

- a) une déclaration écrite du tuteur et curateur public indiquant qu'il ne s'oppose pas à la reconstitution de la personne morale;
- b) dans le cas d'une compagnie, le consentement à la reconstitution de la personne morale, émanant de la Direction de l'imposition des sociétés du ministère des Finances.

10. Les articles 25 et 26 du Règlement sont abrogés.

11. Le paragraphe 27 (1) du Règlement est abrogé.

12. L'article 27.1 du Règlement est abrogé.

13. Les formules 1, 2, 3, 5, 6, 7, 8, 9, 10, 11, 12, 12.1, 13 et 13.1 du Règlement sont abrogées.

25/05

ONTARIO REGULATION 249/05

made under the

CORPORATIONS INFORMATION ACT

Made: May 18, 2005

Filed: June 1, 2005

Amending Reg. 182 of R.R.O. 1990

(General)

Note: Regulation 182 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 10 of section 2 of Regulation 182 of the Revised Regulations of Ontario, 1990 is revoked.

2. The Regulation is amended by adding the following section:

2.2 A notice or return filed with the Minister under the Act in respect of a corporation shall set out the name of the corporation with only one space between each word.

RÈGLEMENT DE L'ONTARIO 249/05

pris en application de la

LOI SUR LES RENSEIGNEMENTS EXIGÉS DES PERSONNES MORALES

pris le 18 mai 2005

déposé le 1^{er} juin 2005

modifiant le Règl. 182 des R.R.O. de 1990

(Dispositions générales)

Remarque : Le Règlement 182 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 10 de l'article 2 du Règlement 182 des Règlements refondus de l'Ontario de 1990 est abrogée.

2. Le Règlement est modifié par adjonction de l'article suivant :

2.2 L'avis ou le rapport déposé auprès du ministre en application de la Loi à l'égard d'une personne morale indique sa dénomination sociale de manière à ne compter qu'un espace entre chaque mot.

25/05

ONTARIO REGULATION 250/05

made under the

LIMITED PARTNERSHIPS ACT

Made: May 18, 2005

Filed: June 1, 2005

Amending Reg. 713 of R.R.O. 1990
(General)

Note: Regulation 713 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 1 of Regulation 713 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(5) A declaration filed in respect of a limited partnership shall set out the firm name of the partnership with only one space between each word.

RÈGLEMENT DE L'ONTARIO 250/05

pris en application de la

LOI SUR LES SOCIÉTÉS EN COMMANDITEpris le 18 mai 2005
déposé le 1^{er} juin 2005modifiant le Règl. 713 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 713 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement 713 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction du paragraphe suivant :

(5) Une déclaration déposée à l'égard d'une société en commandite indique sa raison sociale de manière à ne compter qu'un espace entre chaque mot.

25/05

ONTARIO REGULATION 251/05

made under the

EXTRA-PROVINCIAL CORPORATIONS ACT

Made: May 18, 2005

Filed: June 1, 2005

Amending Reg. 365 of R.R.O. 1990
(General)

Note: Regulation 365 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 6 of section 4 of Regulation 365 of the Revised Regulations of Ontario, 1990 is revoked.

2. The Regulation is amended by adding the following section:

5.1 An application made under the Act in respect of an extra-provincial corporation shall set out the name of the corporation with only one space between each word.

3. Sections 9, 10, 11 and 12 of the Regulation are revoked.**4. Forms 1, 2, 3 and 4 of the Regulation are revoked.****RÈGLEMENT DE L'ONTARIO 251/05**

pris en application de la

LOI SUR LES PERSONNES MORALES EXTRAPROVINCIALES

pris le 18 mai 2005
déposé le 1^{er} juin 2005

modifiant le Règl. 365 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 365 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 6 de l'article 4 du Règlement 365 des Règlements refondus de l'Ontario de 1990 est abrogée.**2. Le Règlement est modifié par adjonction de l'article suivant :**

5.1 Une demande présentée en vertu de la Loi à l'égard d'une personne morale extraprovinciale indique sa dénomination sociale de manière à ne compter qu'un espace entre chaque mot.

3. Les articles 9, 10, 11 et 12 du Règlement sont abrogés.**4. Les formules 1, 2, 3 et 4 du Règlement sont abrogées.**

25/05

ONTARIO REGULATION 252/05

made under the

SAFE DRINKING WATER ACT, 2002

Made: June 1, 2005
Filed: June 3, 2005

**NON-RESIDENTIAL AND NON-MUNICIPAL SEASONAL RESIDENTIAL SYSTEMS
THAT DO NOT SERVE DESIGNATED FACILITIES****CONTENTS**

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Interpretation: general

1. (1) In this Regulation,

“distribution sample” means, with respect to a drinking-water system, a water sample that is taken, in the drinking-water system’s distribution system or in plumbing that is connected to the drinking-water system, from a point significantly beyond the point at which drinking water enters the distribution system or plumbing;

“food service establishment” means food service premises, as defined in Regulation 562 of the Revised Regulations of Ontario, 1990 (Food Premises) made under the *Health Protection and Promotion Act*, to which the general public is admitted, other than temporary food service premises that are operated solely in conjunction with an exhibition, fair, carnival, sports meeting or other special or temporary event;

“large municipal non-residential system” means a municipal drinking-water system that does not serve a major residential development and is capable of supplying drinking water at a rate of more than 2.9 litres per second;

“large non-municipal non-residential system” means a non-municipal drinking-water system that is capable of supplying drinking water at a rate of more than 2.9 litres per second and does not serve,

- (a) a major residential development, or
- (b) a trailer park or campground that has more than five service connections;

“month” means a calendar month;

“non-municipal seasonal residential system” means a non-municipal drinking-water system that,

- (a) serves,
 - (i) a major residential development, or
 - (ii) a trailer park or campground that has more than five service connections; and
- (b) does not operate to supply water to a development, trailer park or campground referred to in clause (a) for at least 60 consecutive days in,
 - (i) every calendar year, or
 - (ii) every period that begins on April 1 in one year and ends on March 31 in the following year;

“Ontario Drinking-Water Quality Standards” means Ontario Regulation 169/03 (Ontario Drinking-Water Quality Standards) made under the Act;

“OWRA approval” means an approval granted before June 1, 2003 under section 52 of the *Ontario Water Resources Act*;

“OWRA order” means an order, direction or report in respect of a water works that was issued before June 1, 2003 under the *Ontario Water Resources Act*;

“private residence” has the meaning prescribed, for the purpose of the definition of “private residence” in subsection 2 (1) of the Act, by Ontario Regulation 171/03 (Definitions of Words and Expressions Used in the Act) made under the Act;

“*Procedure for Corrective Action for Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities and are Not Currently Using Chlorine*” means the document of that name, originally dated May 29, 2005, published by and available from the Ministry, as amended from time to time;

“professional engineer” means a professional engineer as defined in the *Professional Engineers Act*;

“public facility” means,

- (a) a food service establishment,
- (b) a place that operates primarily for the purpose of providing overnight accommodation to the travelling public,
- (c) a trailer park or campground,

- (d) a marina,
- (e) a church, mosque, synagogue, temple or other place of worship,
- (f) a recreational camp,
- (g) a recreational or athletic facility,
- (h) a place, other than a private residence, where a service club or fraternal organization meets on a regular basis, or
- (i) any place where the general public has access to a washroom, drinking water fountain or shower;

“resample and test” means,

- (a) with respect to corrective action that arises from the test of a water sample for a microbiological parameter,
 - (i) take a set of water samples, at approximately the same time, with,
 - (A) at least one sample from the same location as the sample that gave rise to the corrective action,
 - (B) at least one sample from a location that is a significant distance upstream from the location described in sub-subclause (A), if that is reasonably possible, and
 - (C) at least one sample from a location that is a significant distance downstream from the location described in sub-subclause (A), if that is reasonably possible, and
 - (ii) conduct, on the samples taken under subclause (i), the same test that gave rise to the corrective action, or
- (b) with respect to corrective action that arises from the test of a water sample for a parameter that is not a microbiological parameter,
 - (i) take a water sample from the same location as the sample that gave rise to the corrective action, and
 - (ii) conduct, on the sample taken under subclause (i), the same test that gave rise to the corrective action;

“service connection” means,

- (a) a point where a drinking-water system connects to plumbing, or
- (b) in a trailer park or campground, a fixture that allows a trailer or other vehicle to connect to the trailer park’s or campground’s drinking-water system;

“small municipal non-residential system” means a municipal drinking-water system that does not serve a major residential development, is not capable of supplying drinking water at a rate of more than 2.9 litres per second and serves a designated facility or public facility;

“small non-municipal non-residential system” means a non-municipal drinking-water system that is not capable of supplying drinking water at a rate of more than 2.9 litres per second, serves a designated facility or public facility and does not serve,

- (a) a major residential development, or
- (b) a trailer park or campground that has more than five service connections;

“week” means a period of seven days that begins on Sunday and ends on the following Saturday.

(2) Despite the definition of “large municipal non-residential system” in subsection (1), a drinking-water system described in that definition that has one or more distribution lines that supply water exclusively for operations described in subsection (3), shall be deemed to be a small municipal non-residential system for the purposes of this Regulation if the result of the following calculation is 2.9 litres per second or less:

$$A - B$$

where,

A = the maximum rate, expressed in litres per second, at which the drinking-water system can supply drinking water.

B = the sum of the average rates, expressed in litres per second, at which the drinking-water system supplied drinking water in the preceding calendar year to the distribution lines that supply water exclusively for operations described in subsection (3).

(3) The operations referred to in subsections (2) and (6) are the following:

1. Agricultural operations.
2. Landscaping operations.
3. Industrial or manufacturing operations, including food manufacturing or processing operations.

4. Swimming pool or skating rink maintenance operations.

(4) Despite subsection (2) and the definition of “large municipal non-residential system” in subsection (1), a drinking-water system described in subsection (2) shall be deemed, during the calendar year in which the system begins operation, to be a small municipal non-residential system for the purposes of this Regulation if the owner of the system, on reasonable grounds, estimates that the result of the calculation referred to in subsection (2) would be 2.9 litres per second or less if the system had operated during all of the preceding calendar year.

(5) If a drinking-water system is deemed to be a small municipal non-residential system under subsection (2) or (4) and the system does not serve any public facilities, this Regulation does not apply to the system.

(6) Despite the definition of “large non-municipal non-residential system” in subsection (1), a drinking-water system described in that definition that has one or more distribution lines that supply water exclusively for operations described in subsection (3) shall be deemed to be a small non-municipal non-residential system for the purposes of this Regulation if the result of the following calculation is 2.9 litres per second or less:

$$A - B$$

where,

A – the maximum rate, expressed in litres per second, at which the drinking-water system can supply drinking water,

B – the sum of the average rates, expressed in litres per second, at which the drinking-water system supplied drinking water in the preceding calendar year to the distribution lines that supply water exclusively for operations described in subsection (3).

(7) Despite subsection (6) and the definition of “large non-municipal non-residential system” in subsection (1), a drinking-water system described in subsection (6) shall be deemed, during the calendar year in which the system begins operation, to be a small non-municipal non-residential system for the purposes of this Regulation if the owner of the system, on reasonable grounds, estimates that the result of the calculation referred to in subsection (6) would be 2.9 litres per second or less if the system had operated during all of the preceding calendar year.

(8) If a drinking-water system is deemed to be a small non-municipal non-residential system under subsection (6) or (7) and the system does not serve any public facilities, this Regulation does not apply to the system.

(9) For the purposes of the definition of “non-municipal seasonal residential system” in subsection (1), a drinking-water system that, during the 365-day period that begins on the day the system begins operation, will not supply water for at least 60 consecutive days to a development, trailer park or campground referred to in clause (a) of that definition shall be deemed, during that 365-day period, to be a drinking-water system that does not operate to supply water to a development, trailer park or campground referred to in clause (a) of that definition for at least 60 consecutive days in every calendar year.

Interpretation: open public facilities

2. For the purposes of this Regulation, a public facility is open on a day unless persons served by the facility are denied access to the facility during the entire day.

Application

3. Unless otherwise provided, this Regulation applies to the drinking-water systems referred to in the following Table, with each row of the Table setting out the Schedules to this Regulation that apply to the drinking-water systems referred to in that row:

TABLE

Item	Drinking-Water Systems	Applicable Schedules	
		Sampling and Testing	Adverse Test Results and Other Problems
1.	Large municipal non-residential systems	1, 2	4, 5, 6
2.	Small municipal non-residential systems	1, 3	4, 5, 6
3.	Non-municipal seasonal residential systems	1, 3	4, 5, 6
4.	Large non-municipal non-residential systems	1, 2	4, 5, 6
5.	Small non-municipal non-residential systems	1, 3	4, 5, 6

Exemptions: systems serving designated facilities

4. This Regulation does not apply to a drinking-water system that serves a designated facility as defined in Ontario Regulation 170/03 (Drinking-Water Systems) made under the Act.

Exemptions: systems connected to other systems

5. This Regulation, except sections 7, 8 and 9, does not apply to a drinking-water system if,

(a) the drinking-water system is connected to and receives all of its drinking water from another drinking-water system;

- (b) Ontario Regulation 170/03 (Drinking-Water Systems), made under the Act, applies to the drinking-water system from which the water is obtained;
- (c) the drinking-water system from which the water is obtained provides treatment in accordance with sections 1-2 to 1-5 of Schedule 1 or sections 2-2 to 2-5 of Schedule 2 to Ontario Regulation 170/03; and
- (d) the owner of the drinking-water system from which the water is obtained has agreed in writing to sample and test the water in the distribution system of the system that obtains the water as if it were part of the distribution system of the system from which the water is obtained.

Exemptions: warning notices for systems and users without electricity, etc.

- 6. (1) Subject to subsections (2) to (4), this Regulation does not apply to a drinking-water system if,
 - (a) the owner of the system posts warning notices in accordance with subsection (5);
 - (b) the owner of the system complies with subsections (6), (7) and (8);
 - (c) all drinking water fountains that are connected to the drinking-water system have been rendered inoperative; and
 - (d) the owner of the system has notified the Director in writing that the steps described in clauses (a) and (c) have been taken.
- (2) Subject to subsection (3), subsection (1) applies to a drinking-water system only if the system does not use electricity and does not serve any building or other structure that uses electricity.
- (3) Subsection (1) applies to a small municipal non-residential system or a small non-municipal non-residential system only if,
 - (a) the system does not use electricity and does not serve any building or other structure that uses electricity; or
 - (b) the system does not serve any food service establishments that rely on the system for the supply of potable water that is required by clause 20 (1) (a) of Regulation 562 of the Revised Regulations of Ontario, 1990 (Food Premises) made under the *Health Protection and Promotion Act*.
- (4) The exemption provided by subsection (1) does not apply to sections 7, 8 and 9.
- (5) A warning notice must be posted at every tap that supplies water from the drinking-water system in a location where it is likely to come to the attention of all users and potential users of the tap.
- (6) The owner of the drinking-water system shall ensure that the warning notices are checked at least once a week to ensure that they are legible and comply with this section.
- (7) The owner of the drinking-water system shall ensure that a check that is done during a week for the purpose of subsection (6) is done at least five days, and not more than 10 days, after a check that was done for that purpose in the previous week.
- (8) The owner of the drinking-water system shall ensure that,
 - (a) every time the warning notices are checked under subsection (6), a record is made of the date and time and of the name of the person who performed the check; and
 - (b) the records referred to in clause (a) are kept for at least five years at a location where they can conveniently be viewed by a provincial officer who is inspecting the warning notices.
- (9) Nothing in this section relieves any person of any obligation to provide potable water or water that meets the standards prescribed by the Ontario Drinking-Water Quality Standards.

Exemption from certified operator requirement of Act

- 7. (1) Section 12 of the Act does not apply to a large municipal non-residential system or large non-municipal non-residential system unless,
 - (a) at any time after May 31, 2003, the system provided and operated water treatment equipment; and
 - (b) the equipment referred to in clause (a) would comply with sections 2-3 to 2-5 of Schedule 2 to Ontario Regulation 170/03 (Drinking-Water Systems), made under the Act, if that regulation applied to the system.
- (2) If subsection (1) does not exempt a large municipal non-residential system or large non-municipal non-residential system from section 12 of the Act, the owner of the system shall ensure that,
 - (a) water treatment equipment is provided that would comply with sections 2-3 to 2-5 of Schedule 2 to Ontario Regulation 170/03, if that regulation applied to the system; and
 - (b) the equipment referred to in clause (a) is operated in a manner that provides proper disinfection.

Exemption from approval requirements of Act

8. Subsection 31 (1) of the Act does not apply to a large municipal non-residential system or small municipal non-residential system.

Revocation of OWRA approvals for non-municipal systems

9. (1) For the purpose of subsection 52 (7) of the Act, the date this Regulation comes into force is prescribed as the date that the approval under the *Ontario Water Resources Act* is deemed to be revoked.

(2) Subsection (1) does not apply with respect to an approval that was deemed to be revoked under subsection 52 (7) of the Act before this section came into force.

Wells used as raw water supply

10. The owner of a drinking-water system that includes a well used as a raw water supply shall ensure that the well is constructed and maintained to prevent surface water and other foreign materials from entering the well.

Information to be available

11. (1) The owner of a drinking-water system shall ensure that the following information is available for inspection in accordance with subsection (4):

1. A copy of every test result obtained in respect of a test required under this Regulation, or under an approval or order, including an OWRA order.
2. A copy of every approval and every order, including OWRA orders, that applies to the system and is still in effect, if the approval or order was issued after January 1, 2001.
3. A copy of this Regulation.

(2) Paragraphs 1 and 2 of subsection (1) do not apply to a record, report or test result until the day after it comes into the owner's possession.

(3) Paragraphs 1 and 2 of subsection (1) do not apply to a record, report or test result that is more than two years old.

(4) The information must be available for inspection by any member of the public during normal business hours without charge,

(a) at the office of the owner or, if the office of the owner is not reasonably convenient to users of water from the system, at a location that is reasonably convenient to those users; and

(b) if the owner is not a municipality but the system serves a municipality, at the office of the municipality.

(5) For the purpose of this section, a reference in paragraph 1 of subsection (1) to tests required under this Regulation shall be deemed to include a reference to tests required under Ontario Regulation 170/03 (Drinking-Water Systems), made under the Act, if that regulation applied to the drinking-water system.

Retention of records

12. (1) The owner of a drinking-water system shall ensure that the following documents and other records are kept for at least five years:

1. Every record or report related to a test required under,
 - i. Schedule 1, 2 or 3, or
 - ii. section 5-2, 5-3 or 5-4 of Schedule 5.
2. Every record or report related to a test required under an approval or order, including an OWRA order, unless the record or report relates to a parameter listed in Schedule 3 to Ontario Regulation 169/03 (Ontario Drinking-Water Quality Standards), made under the Act, or Schedule 23 or 24 to Ontario Regulation 170/03 (Drinking-Water Systems), made under the Act.

(2) The owner of a drinking-water system shall ensure that the following documents and other records are kept for at least 15 years:

1. Every record or report related to a test required under sections 5-5 to 5-8 of Schedule 5.
2. Every record or report related to a drinking-water test that has a result that is prescribed under paragraph 3, 4, 5 or 6 of section 4-3 of Schedule 4 as an adverse result for the purpose of section 18 of the Act.
3. Every record or report related to a test required under an approval or order, including an OWRA order, if the record or report relates to a parameter listed in Schedule 3 to Ontario Regulation 169/03 or Schedule 23 or 24 to Ontario Regulation 170/03.
4. Every report that is related to the system's raw water supply and was prepared before this Regulation came into force under paragraph 7 of subsection 2 (2) or clause 2 (3) (a) of Ontario Regulation 170/03, if that regulation applied to the drinking-water system.

5. Every report prepared before this Regulation came into force under,

- i. section 5 of Ontario Regulation 505/01 (Drinking Water Protection — Small Water Works Serving Designated Facilities), made under the *Ontario Water Resources Act*, if that regulation applied to the drinking-water system, or
- ii. Schedule 21 to Ontario Regulation 170/03, if that regulation applied to the drinking-water system.

6. If, before this Regulation came into force, the owner gave the Director a written statement by a professional engineer under subsection 21-2 (3) of Schedule 21 to Ontario Regulation 170/03, a copy of the OWRA approval referred to in that subsection.

(3) If the Director or a provincial officer makes a request for a document or other record referred to in subsection (1) or (2), the owner of a drinking-water system shall ensure that the document or other record is given to the Director or a provincial officer within such period as the Director or provincial officer may specify.

(4) For the purpose of this section, a reference in paragraph 1 of subsection (1) to tests required under a provision of this Regulation shall be deemed to include a reference to,

- (a) tests required under section 7 of Ontario Regulation 459/00 (Drinking Water Protection - Larger Water Works), made under the *Ontario Water Resources Act*, other than tests referred to in clause (5) (a), if that regulation applied to the drinking-water system;
- (b) tests required under clause 9 (b) of Ontario Regulation 459/00, if that regulation applied to the drinking-water system;
- (c) tests required under sections 7, 8 and 12 of Ontario Regulation 505/01, if that regulation applied to the drinking-water system; and
- (d) tests required under section 7, Schedules 6, 8, 9, 11 and 12 and sections 18-5 to 18-9 of Schedule 18 to Ontario Regulation 170/03, if that regulation applied to the drinking-water system.

(5) For the purpose of this section, a reference in paragraph 1 of subsection (2) to tests required under a provision of this Regulation shall be deemed to include a reference to,

- (a) tests required under section 7 of Ontario Regulation 459/00 with respect to Tables B, C and D of Schedule 2 to that regulation, if that regulation applied to the drinking-water system;
- (b) tests required under clause 9 (a) of Ontario Regulation 459/00, if that regulation applied to the drinking-water system;
- (c) tests required under section 9 of Ontario Regulation 505/01, if that regulation applied to the drinking-water system; and
- (d) tests required under Schedules 13, 14 and 15 and sections 18-10 to 18-13 of Schedule 18 to Ontario Regulation 170/03.

Forms

13. (1) Where this Regulation requires or permits the submission of a written notice or report or the posting of a warning notice, the notice or report must be in a form provided by or approved by the Director.

(2) The Director may require that a document or other record that is given to the Director under this Regulation be given in an electronic format specified by the Director.

SCHEDULE 1 SAMPLING AND TESTING — GENERAL

Application

1-1. This Schedule applies to all of the drinking-water systems to which this Regulation applies.

Frequency of sampling

1-2. (1) If this Regulation or an approval or order, including an OWRA order, requires at least one water sample to be taken every week and tested for a parameter, the owner of the drinking-water system and the operating authority for the system shall ensure that a sample taken during a week for that purpose is taken at least five days, and not more than 10 days, after a sample was taken for that purpose in the previous week.

(2) If this Regulation or an approval or order, including an OWRA order, requires at least one water sample to be taken every two weeks and tested for a parameter, the owner of the drinking-water system and the operating authority for the system shall ensure that a sample taken during a two-week period for that purpose is taken at least 10 days, and not more than 20 days, after a sample was taken for that purpose in the previous two-week period.

(3) If this Regulation or an approval or order, including an OWRA order, requires at least one water sample to be taken every month and tested for a parameter, the owner of the drinking-water system and the operating authority for the system

shall ensure that a sample taken during a month for that purpose is taken at least 20 days, and not more than 40 days, after a sample was taken for that purpose in the previous month.

Microbiological samples and chlorine residual

1-3. (1) If this Regulation or an approval or order, including an OWRA order, requires a water sample to be taken and tested for a microbiological parameter and the drinking-water system uses chlorine, the owner of the system and the operating authority for the system shall ensure that another sample is taken at the same time from the same location and is tested immediately for chlorine residual.

(2) Subsection (1) does not apply to sampling and testing for a microbiological parameter that is conducted by microbiological in-line testing equipment.

Form of sampling

1-4. (1) A person who is required to ensure that samples are taken under this Regulation, or under an approval or order, including an OWRA order, shall ensure that they are taken in the form of grab samples, unless microbiological in-line testing equipment is authorized.

(2) Microbiological in-line testing equipment may be used for sampling and testing for a microbiological parameter that is required under this Regulation, or under an approval or order, if the Director is of the opinion that the testing method used by the equipment and the person operating the equipment is equivalent to a testing method for the parameter that is accredited by an accreditation body for drinking-water testing that is designated or established under the Act.

Chlorine residual testing

1-5. If a water sample is required to be taken and tested for chlorine residual, the owner of the drinking-water system and the operating authority for the system shall ensure that the testing is conducted using,

- (a) an electronic direct readout colourimetric or amperometric chlorine analyzer; or
- (b) another device, if, based on an inspection of the device and on a review of relevant records and documentation, a professional engineer certifies in writing that it is equivalent to or better than an electronic direct readout colourimetric or amperometric chlorine analyzer, having regard to accuracy, reliability and ease of use.

Sample handling

1-6. If this Regulation or an approval or order, including an OWRA order, requires a water sample to be tested for a parameter by a laboratory, the owner of the drinking-water system and the operating authority for the system shall ensure that, subject to the other provisions of this Regulation, the sample is taken and handled in accordance with the directions of the laboratory to which the sample will be delivered for testing, including directions with respect to,

- (a) collection procedures;
- (b) the use of specified kinds of containers or of containers that are provided by the laboratory;
- (c) the labelling of samples;
- (d) the completion and submission of forms that are provided by the laboratory;
- (e) methods of transporting samples, including temperature conditions that must be maintained during transportation; and
- (f) time periods for delivery of samples.

Testing by laboratories

1-7. (1) If a test of a water sample for a parameter is required by this Regulation, or by an approval or order, including an OWRA order, the owner of the drinking-water system and the operating authority for the system shall ensure that written notice of the identity of the laboratory that will conduct the test is given to the Director before the sample is tested, unless,

- (a) the Director has previously been notified under this subsection that a water sample from the drinking-water system was to be tested for that parameter by that laboratory; or
- (b) before this Regulation came into force, the Director was previously notified in accordance with Ontario Regulation 459/00 (Drinking Water Protection — Larger Water Works), made under the *Ontario Water Resources Act*, Ontario Regulation 505/01 (Drinking Water Protection — Smaller Water Works Serving Designated Facilities), made under the *Ontario Water Resources Act* or Ontario Regulation 170/03 (Drinking-Water Systems), made under the *Safe Drinking Water Act, 2002*, that a water sample from the drinking-water system was to be tested for that parameter by that laboratory.

(2) If a test of a water sample for a parameter is required by an approval or order, including an OWRA order, and the parameter is identified in the approval or order as a health-related parameter, the owner of the drinking-water system and the operating authority for the system shall ensure that the laboratory that conducts the testing is informed, when the sample is sent to the laboratory, of the maximum concentration set out for the parameter in the approval or order.

Records

1-8. (1) The owner of a drinking-water system and the operating authority for the system shall ensure that, for every sample required by this Regulation or by an approval or order, including an OWRA order, a record is made of the date and time the sample was taken, the location where the sample was taken and the name of the person who took the sample.

(2) Subsection (1) does not apply to a sample tested by microbiological in-line testing equipment.

OWRA approvals

1-9. The sampling and testing requirements of this Regulation prevail over an OWRA approval.

SCHEDULE 2
MICROBIOLOGICAL SAMPLING AND TESTING

Large Municipal Non-Residential
Large Non-Municipal Non-Residential

Application

2-1. This Schedule applies to the following drinking-water systems:

1. Large municipal non-residential systems.
2. Large non-municipal non-residential systems.

Distribution samples

2-2. (1) The owner of a drinking-water system and the operating authority for the system shall ensure that at least one distribution sample is taken every week.

(2) The owner of the drinking-water system and the operating authority for the system shall ensure that each of the samples taken under subsection (1) is tested for,

- (a) *Escherichia coli*; and
- (b) total coliforms.

Seven-day shutdowns, etc.

2-3. (1) Sampling and testing is not required under section 2-2 during a period of seven or more consecutive days when,

- (a) the drinking-water system is not in operation; or
- (b) the drinking-water system supplies water only to private residences that are occupied by the owner of the system, members of the family of the owner of the system, employees or agents of the owner of the system, or members of the families of employees or agents of the owner of the system.

(2) If, pursuant to subsection (1), sampling and testing is not required during a period of seven or more consecutive days, the owner of the system and the operating authority for the system shall ensure that no drinking water is supplied to a user of water after that period until samples have been taken and tested under section 2-2 and the results of the tests have been received by the owner and the operating authority.

SCHEDULE 3
MICROBIOLOGICAL SAMPLING AND TESTING

Small Municipal Non-Residential
Non-Municipal Seasonal Residential
Small Non-Municipal Non-Residential

Application

3-1. This Schedule applies to the following drinking-water systems:

1. Small municipal non-residential systems.
2. Non-municipal seasonal residential systems.
3. Small non-municipal non-residential systems.

Distribution samples

3-2. (1) The owner of a small municipal non-residential system or non-municipal seasonal residential system, and the operating authority for the system, shall ensure that at least one distribution sample is taken every two weeks.

(2) If a non-municipal seasonal residential system supplies water to more than 100 service connections, the owner of the system and the operating authority for the system shall ensure that, for every 100 service connections, at least one distribution sample is taken every month, in addition to the samples required by subsection (1).

(3) The owner of a small non-municipal non-residential system and the operating authority for the system shall ensure that at least one distribution sample is taken every month or, if the system serves a food service establishment, at such more frequent intervals as may be directed by the medical officer of health.

(4) The owner of the drinking-water system and the operating authority for the system shall ensure that each of the samples taken under subsection (1), (2) or (3) is tested for,

- (a) *Escherichia coli*; and
- (b) total coliforms.

Seven-day shutdowns, etc.

3-3. (1) In the case of a small municipal non-residential system or a small non-municipal non-residential system, sampling and testing is not required under section 3-2 during a period of seven or more consecutive days when,

- (a) the drinking-water system is not in operation; or
- (b) the drinking-water system is not supplying water to any public facilities that are open.

(2) In the case of a non-municipal seasonal residential system, sampling and testing is not required under section 3-2 during a period of seven or more consecutive days when,

- (a) the drinking-water system is not in operation; or
- (b) the drinking-water system is not supplying water to any public facilities that are open, and is not supplying water to,
 - (i) a major residential development, or
 - (ii) a trailer park or campground that has more than five service connections.

(3) If, pursuant to subsection (1) or (2), sampling and testing is not required during a period of seven or more consecutive days, the owner of the system and the operating authority for the system shall ensure that no drinking water is supplied to a user of water after that period until samples have been taken and tested under section 3-2 and the results of the tests have been received by the owner and the operating authority.

SCHEDULE 4 REPORTING ADVERSE TEST RESULTS

Application

4-1. This Schedule applies to all of the drinking-water systems to which this Regulation applies.

Exemption

4-2. Subsection 18 (1) of the Act does not apply to a drinking-water test unless,

- (a) the test is required by this Regulation, an approval or an order, including an OWRA order;
- (b) the test,
 - (i) is conducted by or pursuant to the direction of the owner of a drinking-water system, the operating authority for a drinking-water system or a person employed by the owner or operating authority, and
 - (ii) does not relate to water that is supplied exclusively for,
 - (A) agricultural operations,
 - (B) landscaping operations,
 - (C) industrial or manufacturing operations, including food manufacturing or processing operations, or
 - (D) swimming pool or skating rink maintenance operations;
- (c) the test is conducted pursuant to the direction of a provincial officer;
- (d) the test is conducted pursuant to the direction of the medical officer of health or a member of the staff of the medical officer of health;
- (e) the test is conducted pursuant to the direction of a person employed in the Ministry of Health and Long-Term Care or the Ministry of Labour; or
- (f) the test is conducted by microbiological in-line testing equipment.

Duty to report under s. 18 of the Act

4-3. The following are prescribed as adverse results of a drinking-water test for the purpose of section 18 of the Act:

1. A result that exceeds any of the standards prescribed by Schedule 1, 2 or 3 to the Ontario Drinking-Water Quality Standards, other than the following standards, if the result is from a sample of drinking water:
 - i. The standard in Schedule 1 to the Ontario Drinking-Water Quality Standards for fecal coliforms.
 - ii. The standard in Schedule 1 to the Ontario Drinking-Water Quality Standards for general bacteria population expressed as background colony counts on the total coliform membrane filter.
 - iii. The standard in Schedule 1 to the Ontario Drinking-Water Quality Standards for general bacteria population expressed as colony counts on a heterotrophic plate count.
 - iv. The standard in Schedule 2 to the Ontario Drinking-Water Quality Standards for fluoride.
2. A result indicating the presence of *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) in a sample of drinking water.
3. A result indicating the presence of a pesticide not listed in Schedule 2 to the Ontario Drinking-Water Quality Standards in a sample of drinking water, at any concentration.
4. If an approval or order, including an OWRA order, identifies a parameter as a health-related parameter and establishes a maximum concentration for the parameter, a result indicating that the parameter exceeds the maximum concentration in a sample of drinking water.
5. A result indicating that the concentration of sodium exceeds 20 milligrams per litre in a sample of drinking water, if a report under subsection 18 (1) of the Act has not been made in respect of sodium in the preceding 60 months.
6. A result indicating that the concentration of fluoride exceeds 1.5 milligrams per litre in a sample of drinking water, if a report under subsection 18 (1) of the Act has not been made in respect of fluoride in the preceding 60 months.

Manner of making immediate report

4-4. (1) A person who is required to report immediately under section 18 of the Act shall do so in accordance with this section and section 4-6.

(2) An immediate report required under subsection 18 (1) of the Act must be given by speaking in person or by telephone with a person referred to in subsection (3).

(3) For the purpose of subsection (2), the immediate report must be given,

- (a) to a medical officer of health, by speaking with a person at the office of the medical officer of health or, if the office is closed, by speaking with a person at the on-call system of the health unit; and
- (b) to the Ministry, by speaking with a person at the Ministry's Spills Action Centre.

(4) An immediate report required under subsection 18 (3) of the Act must be given by speaking in person or by telephone with a person designated for that purpose by the owner of the drinking-water system.

(5) An immediate notice required under subsection 18 (4) of the Act must be given by speaking in person or by telephone with a person designated for that purpose by,

- (a) the owner of the system and the operating authority for the system, if an operating authority is responsible for the system; or
- (b) the owner of the system, if no operating authority is responsible for the system.

(6) Subsection 18 (4) of the Act does not apply if,

- (a) the person operating the laboratory makes all reasonable efforts to give the immediate notice required by subsection 18 (4) of the Act but is unable to do so; and
- (b) the person operating the laboratory makes all reasonable efforts to give the notice, as soon as reasonably possible, by speaking in person or by telephone with a person referred to in subsection (5).

Written notice

4-5. (1) A person who is required to report immediately to another person under subsection 18 (1) of the Act shall also give the other person a written notice in accordance with this section and section 4-6.

(2) A written notice required by subsection (1) must be given within 24 hours after the immediate report is given under subsection 18 (1) of the Act.

(3) A written notice required by subsection (1) must be given to,

- (a) the medical officer of health, by delivering the written notice to the office of the medical officer of health; and

- (b) the Ministry, by delivering the written notice to the Ministry's Spills Action Centre.

Content of report and notice

4-6. (1) An immediate report given under section 18 of the Act must specify the adverse test result that requires the report.

- (2) An immediate report given by the owner of a drinking-water system under subsection 18 (1) of the Act must indicate,

- (a) what actions are being taken in response to the adverse test result that requires the report; and
- (b) if Schedule 5 requires that a corrective action be taken in respect of the adverse test result, whether the corrective action is being taken.

(3) Subsections (1) and (2) also apply, with necessary modifications, to the written notice given by the person under section 4-5.

Notice of issue resolution

4-7. If an immediate report or a written notice is given under this Schedule and the issue that gave rise to the notice is resolved, the owner of the drinking-water system shall, within seven days after the issue is resolved, give a written notice summarizing the action taken and the results achieved to,

- (a) the medical officer of health, by delivering the written notice to the office of the medical officer of health; and
- (b) the Ministry, by delivering the written notice to the Ministry's Spills Action Centre.

SCHEDULE 5 CORRECTIVE ACTION

Application

5-1. This Schedule applies to all of the drinking-water systems to which this Regulation applies.

Escherichia coli (*E. coli*)

5-2. If a report is required to be made under section 18 of the Act in respect of *Escherichia coli* (*E. coli*), the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Immediately take all reasonable steps to notify all users of water from the system to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use.
2. Immediately resample and test.
3. If the drinking-water system uses chlorine,
 - i. immediately flush the distribution system and any plumbing owned by the owner of the drinking-water system to ensure that a chlorine residual is achieved at all points in the affected parts of the distribution system and plumbing, and
 - ii. maintain the chlorine residual in the affected parts of the distribution system and plumbing, and continue to resample and test, until *Escherichia coli* (*E. coli*) are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise directed by the medical officer of health.
4. If the drinking-water system does not use chlorine, immediately take the relevant corrective action steps described in the Ministry's *Procedure for Corrective Action for Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities and are Not Currently Using Chlorine*.
5. Take such other steps as are directed by the medical officer of health.

Total coliforms

5-3. If a report is required to be made under section 18 of the Act in respect of total coliforms, the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If total coliforms are detected under paragraph 1 and the drinking-water system uses chlorine,
 - i. immediately flush the distribution system and any plumbing owned by the owner of the drinking-water system to ensure that a chlorine residual is achieved at all points in the affected parts of the distribution system and plumbing, and
 - ii. maintain the chlorine residual in the affected parts of the distribution system and plumbing, and continue to resample and test, until total coliforms are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise directed by the medical officer of health.

3. If total coliforms are detected under paragraph 1 and the drinking-water system does not use chlorine, immediately take the relevant corrective action steps described in the Ministry's *Procedure for Corrective Action for Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities and are Not Currently Using Chlorine*.
4. Take such other steps as are directed by the medical officer of health.

***Aeromonas* spp., etc.**

5-4. If a report is required to be made under section 18 of the Act in respect of *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*), the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) are detected under paragraph 1 and the drinking-water system uses chlorine,
 - i. immediately flush the distribution system and any plumbing owned by the owner of the drinking-water system to ensure that a chlorine residual is achieved at all points in the affected parts of the distribution system and plumbing, and
 - ii. maintain the chlorine residual in the affected parts of the distribution system and plumbing, and continue to resample and test, until *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) are not detected in any of the samples from two consecutive sets of samples taken 24 to 48 hours apart or as otherwise directed by the medical officer of health.
3. If *Aeromonas* spp., *Pseudomonas aeruginosa*, *Staphylococcus aureus*, *Clostridium* spp. or fecal *streptococci* (Group D *streptococci*) are detected under paragraph 1 and the drinking-water system does not use chlorine, immediately take the relevant corrective action steps described in the Ministry's *Procedure for Corrective Action for Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities and are Not Currently Using Chlorine*.
4. Take such other steps as are directed by the medical officer of health.

Chemical and radiological parameters in O. Reg. 169/03

5-5. If a report is required to be made under section 18 of the Act in respect of a chemical or radiological parameter set out in Schedule 2 or 3 to the Ontario Drinking-Water Quality Standards, the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If a concentration that exceeds the standard prescribed for the parameter by Schedule 2 or 3 to the Ontario Drinking-Water Quality Standards is detected under paragraph 1, take such other steps as are directed by the medical officer of health.

Pesticide not listed in Schedule 2 to O. Reg. 169/03

5-6. If a report is required to be made under section 18 of the Act in respect of a pesticide not listed in Schedule 2 to the Ontario Drinking-Water Quality Standards, the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If the pesticide is detected under paragraph 1, take such other steps as are directed by the medical officer of health.

Health-related parameters in an approval or order

5-7. If an approval or order identifies a parameter as a health-related parameter and a report is required to be made under section 18 of the Act in respect of the parameter, the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.
2. If a concentration that exceeds the maximum concentration established for the parameter by the approval or order is detected under paragraph 1, take such other steps as are directed by the medical officer of health.

Sodium

5-8. If a report is required to be made under section 18 of the Act in respect of sodium, the owner of the drinking-water system and the operating authority for the system shall ensure that the following corrective action is taken:

1. Resample and test as soon as reasonably possible.

2. If a concentration of sodium that exceeds 20 milligrams per litre is detected under paragraph 1, take such other steps as are directed by the medical officer of health.

Corrective action that requires report under s. 18 of the Act

5-9. If a report is required to be made under section 18 of the Act as a result of a drinking-water test that is a component of corrective action taken with respect to a parameter in accordance with this Schedule, it is not necessary to start the corrective action with respect to that parameter over again, but the owner of the drinking-water system and the operating authority for the system shall ensure that any remaining components of the corrective action are completed.

**SCHEDULE 6
WARNING NOTICE OF POTENTIAL PROBLEMS**

Application

6-1. This Schedule applies to all of the drinking-water systems to which this Regulation applies.

Warning notice to be posted

6-2. (1) The owner of a drinking-water system and the operating authority for the system shall ensure that warning notices are posted in accordance with this section if,

- (a) the owner or operating authority is required under Schedule 5 to take all reasonable steps to ensure that all users of water from the system are notified to use an alternate source of drinking water or, if no alternate source is available, to bring water to a rapid rolling boil for at least one minute before use; or
- (b) the owner or operating authority is not complying with Schedule 2, 3 or 5.

(2) The warning notices required by subsection (1) must be posted in prominent locations where they are likely to come to the attention of users of water from the system.

Posting by others

6-3. If warning notices are not posted in accordance with section 6-2, the warning notices may be posted by,

- (a) a provincial officer; or
- (b) a public health inspector under the *Health Protection and Promotion Act*, or a person acting under the supervision of a public health inspector.

25/05

ONTARIO REGULATION 253/05
made under the
SAFE DRINKING WATER ACT, 2002

Made: June 1, 2005
Filed: June 3, 2005

Amending O. Reg. 170/03
(Drinking-Water Systems)

Note: Ontario Regulation 170/03 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](http://www.e-Laws.gov.on.ca) which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 1 (1) of Ontario Regulation 170/03 is amended by adding the following definition:
“children and youth care facility” means,

- (a) a day nursery,
- (b) a facility where child development services, child treatment services, child welfare services, community support services or young offenders services, within the meaning of the *Child and Family Services Act*, are provided, unless the facility is located in a private residence,
- (c) a facility where child and family intervention services, within the meaning of Regulation 70 of the Revised Regulations of Ontario, 1990 (General) made under the *Child and Family Services Act*, are provided, unless the facility is located in a private residence,

- (d) an Ontario Early Years Centre that receives funding under the *Ministry of Community and Social Services Act*,
- (e) a location where a satellite program of an Ontario Early Years Centre that receives funding under the *Ministry of Community and Social Services Act* is operated, if the satellite program provides programs and services on a regular basis, or
- (f) a residence licensed as a children's residence under the *Child and Family Services Act*; ("établissement de services à l'enfance et à la jeunesse")

(2) Clause (a) of the definition of "designated facility" in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a) a children and youth care facility,
- (a.1) a children's camp,

(3) Clause (a) of the definition of "interested authority" in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (a) with respect to a children and youth care facility, the Ministry of Children and Youth Services, or any successor of that ministry,
- (a.1) with respect to a delivery agent care facility, the delivery agent designated under the *Ontario Works Act, 1997* or the *Day Nurseries Act* for the geographic area in which the facility is located, or any successor of that delivery agent,

(4) Clause (d) of the definition of "interested authority" in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (d) with respect to a social care facility, the Ministry of Community and Social Services, or any successor of that ministry, or

(5) The definition of "non-municipal seasonal residential system" in subsection 1 (1) of the Regulation is revoked and the following substituted:

"non-municipal seasonal residential system" means a non-municipal drinking-water system that,

- (a) serves,
 - (i) a major residential development, or
 - (ii) a trailer park or campground that has more than five service connections; and
- (b) does not operate to supply water to a development, trailer park or campground referred to in clause (a) for at least 60 consecutive days in,
 - (i) every calendar year, or
 - (ii) every period that begins on April 1 in one year and ends on March 31 in the following year; ("réseau résidentiel saisonnier non municipal")

(6) The definition of "non-municipal year-round residential system" in subsection 1 (1) of the Regulation is amended by striking out "a non-municipal drinking-water system that is a not a seasonal system and" in the portion before clause (a) and substituting "a non-municipal drinking-water system, other than a non-municipal seasonal residential system, that".

(7) The definition of "seasonal system" in subsection 1 (1) of the Regulation is revoked.

(8) Clauses (b), (c), (d), (f) and (g) of the definition of "social care facility" in subsection 1 (1) of the Regulation are revoked.

(9) Subsection 1 (5) of the Regulation is revoked.

(10) Subsection 1 (8) of the Regulation is revoked.

(11) Subsection 1 (9) of the Regulation is revoked and the following substituted:

(9) For the purposes of the definition of "non-municipal seasonal residential system" in subsection (1), a drinking-water system that, during the 365-day period that begins on the day the system begins operation, will not supply water for at least 60 consecutive days to a development, trailer park or campground referred to in clause (a) of that definition shall be deemed, during that 365-day period, to be a drinking-water system that does not operate to supply water to a development, trailer park or campground referred to in clause (a) of that definition for at least 60 consecutive days in every calendar year.

(10) Subsections (11) and (12) apply only if Bill 190 (An Act to promote good government by amending or repealing certain Acts and by enacting one new Act, introduced in the Legislative Assembly of Ontario on April 27, 2005) receives Royal Assent.

(11) References in subsection (12) to provisions of Bill 190 are references to those provisions as they were numbered in the first reading version of the Bill and, if Bill 190 is renumbered, the references in subsection (12) shall be deemed to be references to the equivalent renumbered provisions of Bill 190.

(12) On the later of the day subsection 2 (2) of Schedule D to Bill 190 comes into force and the day this subsection comes into force, clause (b) of the definition of “children and youth care facility” in subsection (1) is amended by striking out “young offenders services” and substituting “youth justice services”.

2. The Regulation is amended by adding the following section:

Exemptions: certain systems that do not serve designated facilities

4.1 This Regulation does not apply to any of the following drinking-water systems unless the system serves a designated facility:

1. Large municipal non-residential systems.
2. Small municipal non-residential systems.
3. Non-municipal seasonal residential systems.
4. Large non-municipal non-residential systems.
5. Small non-municipal non-residential systems.

3. Subsection 6 (1) of the Regulation is amended by striking out “section 8.1 and subsections 9 (1) and 11 (2.1), (8) and (9)” in the portion before clause (a) and substituting “section 8.1, subsection 9 (1), section 10 and subsections 11 (2.1), (8) and (9)”.

4. (1) Subsection 8 (1) of the Regulation is amended by striking out the portion before clause (a) and substituting the following:

Exemptions: warning notices for systems and users without electricity, etc.

(1) Subject to subsections (2) and (5), this Regulation does not apply to a drinking-water system if,

(2) Subsections 8 (2), (3), (4), (4.1) and (4.2) of the Regulation are revoked and the following substituted:

(2) Subsection (1) applies to a drinking-water system only if the system does not use electricity and does not serve any building or other structure that uses electricity.

(3) Paragraph 1 of subsection 8 (5) of the Regulation is revoked and the following substituted:

1. Sections 8.1, 9 and 10.

5. Section 8.1 of the Regulation is amended by adding the following subsection:

(7) Section 12 of the Act does not apply to a drinking-water system that is not listed in the Table to section 4.

6. Section 9 of the Regulation is amended by adding the following subsection:

(3) Subsection 31 (1) of the Act does not apply to a municipal drinking-water system that is not listed in the Table to section 4.

7. Paragraph 1 of section 10 of the Regulation is revoked.

8. (1) Subsections 11 (12) to (17) of the Regulation are revoked.

(2) Subsection 11 (19) of the Regulation is revoked.

9. (1) Subsection 12 (3) of the Regulation is amended by striking out “Paragraphs 1, 2, 4 and 5 of subsection (1)” at the beginning and substituting “Paragraphs 1 to 4 of subsection (1)”.

(2) Subsection 12 (6) of the Regulation is revoked.

10. (1) The English version of subclause 13 (5) (a) (i) of the Regulation is amended by striking out “referred in” and substituting “referred to in”.

(2) Clause 13 (5) (c) of the Regulation is amended by striking out “a reference in paragraph 2 of subsection (1) to annual reports” in the portion before subclause (i) and substituting “a reference in paragraph 3 of subsection (1) to annual reports”.

(3) Clause 13 (6) (c) of the Regulation is amended by striking out “a reference in paragraph 2 of subsection (2) to reports prepared under section 21” at the beginning and substituting “a reference in paragraph 3 of subsection (2) to reports prepared under Schedule 21”.

11. Section 1-9 of Schedule 1 to the Regulation is revoked.

12. (1) Section 2-9 of Schedule 2 to the Regulation is revoked and the following substituted:**Delayed compliance**

2-9. Subject to section 2-8, if a non-municipal year-round residential system does not serve a designated facility, the system commenced operation before June 1, 2003 and, immediately before that day, the system was not in compliance with sections 2-2 to 2-6, those sections do not apply until July 1, 2006.

(2) Subsection 2-10 (1) of Schedule 2 to the Regulation is revoked and the following substituted:**Notice if s. 2-9 applies**

(1) The owner of a drinking-water system shall give a notice to the Director in accordance with subsection (2) not later than December 31, 2005, if section 2-9 applies to the drinking-water system.

13. The English version of clause 6-7 (1) (b) of Schedule 6 to the Regulation is amended by striking out “amperometric chlorine analyser” and substituting “amperometric chlorine analyzer”.

14. Section 9-7 of Schedule 9 to the Regulation is revoked.

15. (1) Clause 12-2 (4) (a) of Schedule 12 to the Regulation is amended by striking out “and tested in accordance with subsection (2)” and substituting “and tested in accordance with subsection (3)”.

(2) Clause 12-2 (8) (a) of Schedule 12 to the Regulation is amended by striking out “and tested in accordance with subsection (2)” at the end and substituting “and tested in accordance with subsection (3)”.

(3) Clause 12-2 (8) (b) of Schedule 12 to the Regulation is amended by striking out “and tested in accordance with subsection (2)” at the end and substituting “and tested in accordance with subsection (3)”.

(4) Section 12-6 of Schedule 12 to the Regulation is revoked.**16. Section 15-9 of Schedule 15 to the Regulation is revoked.****17. Section 16-10 of Schedule 16 to the Regulation is revoked.****18. Subsection 22-2 (5) of Schedule 22 to the Regulation is revoked.****RÈGLEMENT DE L'ONTARIO 253/05**

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 1^{er} juin 2005
déposé le 3 juin 2005

modifiant le Règl. de l'Ont. 170/03
(Réseaux d'eau potable)

Remarque : Le Règlement de l'Ontario 170/03 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 1 (1) du Règlement de l'Ontario 170/03 est modifié par adjonction de la définition suivante :

«établissement de services à l'enfance et à la jeunesse» S'entend de ce qui suit :

- a) une garderie;
- b) un établissement où sont offerts des services de développement de l'enfant, des services de traitement de l'enfant, des services de bien-être de l'enfance, des services communautaires d'appoint ou des services aux jeunes contrevenants, au sens de la *Loi sur les services à l'enfance et à la famille*, à moins qu'il ne soit situé dans une résidence privée;
- c) un établissement où sont offerts des services d'intervention auprès de l'enfance et de la famille au sens que le Règlement 70 des Règlements refondus de l'Ontario de 1990 (General) pris en application de la *Loi sur les services à l'enfance et à la famille* donne à l'expression «child and family intervention service», à moins qu'il ne soit situé dans une résidence privée;
- d) un centre de développement de la petite enfance de l'Ontario subventionné en application de la *Loi sur le ministère des Services sociaux et communautaires*;

- e) un lieu où l'on dispense un programme satellite d'un centre de développement de la petite enfance de l'Ontario subventionné en application de la *Loi sur le ministère des Services sociaux et communautaires*, si ce programme fournit des programmes et services de façon régulière;
- f) un foyer pour enfants détenant un permis délivré aux termes de la *Loi sur les services à l'enfance et à la famille*. («children and youth care facility»)

(2) L'alinéa a) de la définition de «établissement désigné» au paragraphe 1 (1) du Règlement est abrogé et remplacé par ce qui suit :

- a) un établissement de services à l'enfance et à la jeunesse;

a.1) un camp de vacances pour enfants;

(3) L'alinéa a) de la définition de «autorité compétente» au paragraphe 1 (1) du Règlement est abrogé et remplacé par ce qui suit :

- a) dans le cas d'un établissement de services à l'enfance et à la jeunesse, le ministère des Services à l'enfance et à la jeunesse ou son successeur;

a.1) dans le cas d'un établissement de prestation de services, l'agent de prestation des services désigné en vertu de la *Loi de 1997 sur le programme Ontario au travail* ou de la *Loi sur les garderies* pour la zone géographique dans laquelle est situé l'établissement, ou son successeur;

(4) L'alinéa d) de la définition de «autorité compétente» au paragraphe 1 (1) du Règlement est abrogé et remplacé par ce qui suit :

- d) dans le cas d'un établissement de services sociaux, le ministère des Services sociaux et communautaires ou son successeur;

(5) La définition de «réseau résidentiel saisonnier non municipal» au paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

«réseau résidentiel saisonnier non municipal» Réseau d'eau potable non municipal qui :

- a) d'une part, dessert :

- (i) soit un grand aménagement résidentiel,
- (ii) soit un parc à roulettes ou un terrain de camping doté de plus de cinq branchements d'eau;

- b) d'autre part, n'est pas exploité en vue d'alimenter un aménagement, un parc à roulettes ou un terrain de camping visé à l'alinéa a) pendant au moins 60 jours consécutifs :

- (i) soit dans chaque année civile,
- (ii) soit dans chaque période qui commence le 1^{er} avril d'une année et se termine le 31 mars de l'année suivante. («non-municipal seasonal residential system»)

(6) La définition de «réseau résidentiel toutes saisons non municipal» au paragraphe 1 (1) du Règlement est modifiée par substitution de «Réseau d'eau potable non municipal, sauf un réseau résidentiel saisonnier non municipal,» à «Réseau d'eau potable non municipal qui n'est pas saisonnier et» dans le passage qui précède l'alinéa a).

(7) La définition de «réseau saisonnier» au paragraphe 1 (1) du Règlement est abrogée.

(8) Les alinéas b), c), d), f) et g) de la définition de «établissement de services sociaux» au paragraphe 1 (1) du Règlement sont abrogés.

(9) Le paragraphe 1 (5) du Règlement est abrogé.

(10) Le paragraphe 1 (8) du Règlement est abrogé.

(11) Le paragraphe 1 (9) du Règlement est abrogé et remplacé par ce qui suit :

(9) Pour l'application de la définition de «réseau résidentiel saisonnier non municipal» au paragraphe (1), un réseau d'eau potable qui, pendant la période de 365 jours qui commence le jour où débute son exploitation, n'alimente pas pendant au moins 60 jours consécutifs un aménagement, un parc à roulettes ou un terrain de camping visé à l'alinéa a) de cette définition est réputé, pendant cette période de 365 jours, un réseau d'eau potable qui n'est pas exploité en vue d'alimenter un aménagement, un parc à roulettes ou un terrain de camping visé à l'alinéa a) de cette définition pendant au moins 60 jours consécutifs dans chaque année civile.

(10) Les paragraphes (11) et (12) ne s'appliquent que si le projet de loi 190 (Loi visant à promouvoir une saine gestion publique en modifiant ou en abrogeant certaines lois et en édictant une nouvelle loi, déposée devant l'Assemblée législative de l'Ontario le 27 avril 2005) reçoit la sanction royale.

(11) Les mentions, au paragraphe (12), de dispositions du projet de loi 190 valent mention de ces dispositions selon leur numérotation dans la version de première lecture du projet de loi. Si le projet de loi 190 est renuméroté, les mentions au paragraphe (12) sont réputées des mentions des dispositions renumérotées équivalentes du projet de loi.

(12) Au dernier en date du jour de l'entrée en vigueur du paragraphe 2 (2) de l'annexe D du projet de loi 190 et du jour de l'entrée en vigueur du présent paragraphe, l'alinéa b) de la définition de «établissement de services à l'enfance et à la jeunesse» au paragraphe (1) est modifié par substitution de «services de justice pour les adolescents» à «services aux jeunes contrevenants».

2. Le Règlement est modifié par adjonction de l'article suivant :

Exemptions : certains réseaux ne desservant aucun établissement désigné

4.1 Le présent règlement ne s'applique à aucun des réseaux d'eau potable suivants, sauf s'il dessert un établissement désigné :

1. Les gros réseaux non résidentiels municipaux.
2. Les petits réseaux non résidentiels municipaux.
3. Les réseaux résidentiels saisonniers non municipaux.
4. Les gros réseaux non résidentiels et non municipaux.
5. Les petits réseaux non résidentiels et non municipaux.

3. Le paragraphe 6 (1) du Règlement est modifié par substitution de «l'article 8.1, le paragraphe 9 (1), l'article 10 et les paragraphes 11 (2.1), (8) et (9)» à «l'article 8.1 et les paragraphes 9 (1) et 11 (2.1), (8) et (9)» dans le passage qui précède l'alinéa a).

4. (1) Le paragraphe 8 (1) du Règlement est modifié par substitution de ce qui suit au passage qui précède l'alinéa a) :

Exemptions : avertissements pour les réseaux et les usagers dépourvus d'électricité

(1) Sous réserve des paragraphes (2) et (5), le présent règlement ne s'applique pas à un réseau d'eau potable si les conditions suivantes sont réunies :

(2) Les paragraphes 8 (2), (3), (4), (4.1) et (4.2) du Règlement sont abrogés et remplacés par ce qui suit :

(2) Le paragraphe (1) ne s'applique qu'aux réseaux d'eau potable qui n'utilisent pas d'électricité et qui ne desservent aucun bâtiment ni aucune autre construction qui en utilise.

(3) La disposition 1 du paragraphe 8 (5) du Règlement est abrogée et remplacée par ce qui suit :

1. Les articles 8.1, 9 et 10.

5. L'article 8.1 du Règlement est modifié par adjonction du paragraphe suivant :

(7) L'article 12 de la Loi ne s'applique pas aux réseaux d'eau potable qui ne sont pas mentionnés dans le tableau de l'article 4.

6. L'article 9 du Règlement est modifié par adjonction du paragraphe suivant :

(3) Le paragraphe 31 (1) de la Loi ne s'applique pas aux réseaux municipaux d'eau potable qui ne sont pas mentionnés dans le tableau de l'article 4.

7. La disposition 1 de l'article 10 du Règlement est abrogée.

8. (1) Les paragraphes 11 (12), (13), (14), (15), (16) et (17) du Règlement sont abrogés.

(2) Le paragraphe 11 (19) du Règlement est abrogé.

9. (1) Le paragraphe 12 (3) du Règlement est modifié par substitution de «Les dispositions 1 à 4 du paragraphe (1)» à «Les dispositions 1, 2, 4 et 5 du paragraphe (1)» au début du paragraphe.

(2) Le paragraphe 12 (6) du Règlement est abrogé.

10. (1) La version anglaise du sous-alinéa 13 (5) a) (i) du Règlement est modifiée par substitution de «referred to in» à «referred in».

(2) L'alinéa 13 (5) c) du Règlement est modifié par substitution de «la mention, à la disposition 3 du paragraphe (1), de rapports annuels» à «la mention, à la disposition 2 du paragraphe (1), de rapports annuels» dans le passage qui précède le sous-alinéa (i).

(3) L'alinéa 13 (6) c) du Règlement est modifié par substitution de «la mention, à la disposition 3 du paragraphe (2), de rapports préparés en application de l'annexe 21» à «la mention, à la disposition 2 du paragraphe (2), de rapports préparés en application de l'article 21» au début de l'alinéa.

11. L'article 1-9 de l'annexe 1 du Règlement est abrogé.

12. (1) L'article 2-9 de l'annexe 2 du Règlement est abrogé et remplacé par ce qui suit :

Délai de conformité prorogé

2-9. Sous réserve de l'article 2-8, si un réseau résidentiel toutes saisons non municipal ne dessert pas un établissement désigné, que son exploitation a débuté avant le 1^{er} juin 2003 et que, immédiatement avant ce jour, il n'était pas conforme aux articles 2-2 à 2-6, ces articles ne s'appliquent pas avant le 1^{er} juillet 2006.

(2) Le paragraphe 2-10 (1) de l'annexe 2 du Règlement est abrogé et remplacé par ce qui suit :

Notification en cas d'application de l'art. 2-9

(1) Le propriétaire d'un réseau d'eau potable remet un avis conforme au paragraphe (2) au directeur au plus tard le 31 décembre 2005, si l'article 2-9 s'applique au réseau d'eau potable.

13. La version anglaise de l'alinéa 6-7 (1) b) de l'annexe 6 du Règlement est modifiée par substitution de «amperometric chlorine analyzer» à «amperometric chlorine analyser».

14. L'article 9-7 de l'annexe 9 du Règlement est abrogé.

15. (1) L'alinéa 12-2 (4) a) de l'annexe 12 du Règlement est modifié par substitution de «et analysés conformément au paragraphe (3)» à «et analysés conformément au paragraphe (2)».

(2) L'alinéa 12-2 (8) a) de l'annexe 12 du Règlement est modifié par substitution de «et analysés conformément au paragraphe (3)» à «et analysés conformément au paragraphe (2)» à la fin de l'alinéa.

(3) L'alinéa 12-2 (8) b) de l'annexe 12 du Règlement est modifié par substitution de «et analysés conformément au paragraphe (3)» à «et analysés conformément au paragraphe (2)» à la fin de l'alinéa.

(4) L'article 12-6 de l'annexe 12 du Règlement est abrogé.

16. L'article 15-9 de l'annexe 15 du Règlement est abrogé.

17. L'article 16-10 de l'annexe 16 du Règlement est abrogé.

18. Le paragraphe 22-2 (5) de l'annexe 22 du Règlement est abrogé.

25/05

ONTARIO REGULATION 254/05

made under the

SAFE DRINKING WATER ACT, 2002

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 248/03
(Drinking-Water Testing Services)

Note: Ontario Regulation 248/03 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subparagraph 3 ii of section 6 of Ontario Regulation 248/03 is amended by striking out “and” at the end of sub-subparagraph B and by adding the following sub-subparagraph:

D. Schedule 4 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities), and

2. (1) Paragraph 1 of subsection 12 (3) of the Regulation is revoked and the following substituted:

1. A test required under Ontario Regulation 170/03 (Drinking-Water Systems) or Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities).

(2) Section 12 of the Regulation is amended by adding the following subsection:

(4) Despite subsections (2) and (3), the actions required by those subsections may be taken at any time within 60 days after this subsection comes into force if they relate to a test that,

- (a) was required under Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities); and
- (b) was conducted within 28 days after this subsection comes into force.

3. Paragraph 4 of subsection 13 (1) of the Regulation is amended by striking out “section 18 of the Act or Schedule 16 to Ontario Regulation 170/03 (Drinking-Water Systems)” and substituting “section 18 of the Act, Schedule 16 to Ontario Regulation 170/03 (Drinking-Water Systems) or Schedule 4 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities)”.

4. Section 15 of the Regulation is amended by adding the following subsection:

(8.1) Subsection 63 (1) of the Act does not apply to a person who conducts a test for a parameter referred to in paragraph 9, 10 or 23 of subsection 2 (1) at a drinking-water system to which Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) applies and to which section 12 of the Act does not apply.

25/05

ONTARIO REGULATION 255/05

made under the

SAFE DRINKING WATER ACT, 2002

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 169/03

(Ontario Drinking-Water Quality Standards)

Note: Ontario Regulation 169/03 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 2 (2) of Ontario Regulation 169/03 is amended by striking out “corrective action is taken under Schedule 17 or 18 to Ontario Regulation 170/03 (Drinking-Water Systems)” at the end and substituting “corrective action is taken under Schedule 17 or 18 to Ontario Regulation 170/03 (Drinking-Water Systems) or Schedule 5 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities), as the case may be”.

RÈGLEMENT DE L'ONTARIO 255/05

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 1^{er} juin 2005
déposé le 3 juin 2005

modifiant le Règl. de l'Ont. 169/03
(Normes de qualité de l'eau potable de l'Ontario)

Remarque : Le Règlement de l'Ontario 169/03 a été modifié antérieurement. Ces modifications sont indiquées dans le [Sommaire de l'historique législatif des règlements](#) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 2 (2) du Règlement de l'Ontario 169/03 est modifié par substitution de «des mesures correctives appropriées soient prises en application de l'annexe 17 ou 18 du Règlement de l'Ontario 170/03 (Réseaux d'eau potable) ou de l'annexe 5 du Règlement de l'Ontario 252/05 (Non-Residential and Non-Municipal Seasonal

Residential Systems that Do Not Serve Designated Facilities), selon le cas» à «des mesures correctives appropriées soient prises en application de l'annexe 17 ou 18 du Règlement de l'Ontario 170/03 (Réseaux d'eau potable)» à la fin du paragraphe.

25/05

ONTARIO REGULATION 256/05
made under the
SAFE DRINKING WATER ACT, 2002

Made: June 1, 2005
Filed: June 3, 2005

Amending O. Reg. 128/04
(Certification of Drinking-Water System Operators and Water Quality Analysts)

Note: Ontario Regulation 128/04 has not previously been amended.

1. (1) The definition of “distribution and supply subsystem” in subsection 1 (1) of Ontario Regulation 128/04 is amended by striking out “a type of municipal residential drinking-water system” and substituting “a type of municipal residential system”.

(2) The definition of “distribution subsystem” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“distribution subsystem” means a type of municipal residential system that is used to supply or distribute water, but does not include that part of the system that collects, produces or treats water;

(3) The definition of “limited groundwater subsystem” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“limited groundwater subsystem” means a type of limited system where the raw water is groundwater, but does not include,

- (a) a limited system to which Ontario Regulation 170/03 (Drinking-Water Systems) applies, if the system is deemed, under section 2 of that regulation, to be a drinking-water system that obtains water from a raw water supply that is surface water, or
- (b) a limited system to which section 7 of Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) applies, if the system would be deemed, if section 2 of Ontario Regulation 170/03 (Drinking-Water Systems) applied to the limited system, to be a drinking-water system that obtains water from a raw water supply that is surface water;

(4) The definition of “limited surface water subsystem” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“limited surface water subsystem” means a type of limited system where,

- (a) the raw water supply is surface water,
- (b) Ontario Regulation 170/03 (Drinking-Water Systems) applies to the limited system and the limited system is deemed, under section 2 of that regulation, to be a drinking-water system that obtains water from a raw water supply that is surface water, or
- (c) section 7 of Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) applies to the limited system and the limited system would be deemed, if section 2 of Ontario Regulation 170/03 (Drinking-Water Systems) applied to the limited system, to be a drinking-water system that obtains water from a raw water supply that is surface water;

(5) The definition of “limited system” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“limited system” means a drinking-water system that is,

- (a) a small municipal residential system, as defined in Ontario Regulation 170/03 (Drinking-Water Systems), if the raw water supply is groundwater, unless the groundwater is deemed to be surface water under section 2 of that regulation,

- (b) a non-municipal year-round residential system as defined in Ontario Regulation 170/03 (Drinking-Water Systems), or
- (c) a large municipal non-residential system or large non-municipal non-residential system, as defined in Ontario Regulation 170/03 (Drinking-Water Systems), if,
 - (i) Ontario Regulation 170/03 applies to the system, or
 - (ii) section 7 of Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities) applies to the system;

(6) The definition of “water treatment subsystem” in subsection 1 (1) of the Regulation is revoked and the following substituted:

“water treatment subsystem” means a type of a municipal residential system that collects, produces or treats water but does not include that part of the system that is a distribution subsystem or distribution and supply subsystem.

25/05

ONTARIO REGULATION 257/05

made under the

SAFE DRINKING WATER ACT, 2002

Made: May 26, 2005

Filed: June 3, 2005

Amending O. Reg. 172/03

(Definitions of “Deficiency” and “Municipal Drinking-Water System”)

Note: Ontario Regulation 172/03 has previously been amended. Those amendments are listed in the [Table of Regulations](#) and [Legislative History Overview](#) which can be found at www.e-laws.gov.on.ca.

1. Section 1 of Ontario Regulation 172/03 is amended by adding the following paragraphs:

- 3. Schedules 1 to 5 of Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities).
- 4. Section 22 of Ontario Regulation 128/04 (Certification of Drinking-Water System Operators and Water Quality Analysts).

RÈGLEMENT DE L'ONTARIO 257/05

pris en application de la

LOI DE 2002 SUR LA SALUBRITÉ DE L'EAU POTABLE

pris le 26 mai 2005
déposé le 3 juin 2005

modifiant le Règl. de l'Ont. 172/03

(Définition de «défaillance» et de «réseau municipal d'eau potable»)

Remarque : Le Règlement de l'Ontario 172/03 a été modifié antérieurement. Ces modifications sont indiquées dans le [Sommaire de l'historique législatif des règlements](#) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 1 du Règlement de l'Ontario 172/03 est modifié par adjonction des dispositions suivantes :

- 3. Les annexes 1 à 5 du Règlement de l'Ontario 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities).
- 4. L'article 22 du Règlement de l'Ontario 128/04 (Certification of Drinking-Water System Operators and Water Quality Analysts).

Made by:
Pris par :

La ministre de l'Environnement,

LEONA DOMBROWSKY
Minister of the Environment

Date made: May 26, 2005.
Pris le : 26 mai 2005

25/05

ONTARIO REGULATION 258/05

made under the

ARCHITECTS ACT

Made: May 25, 2005
Approved: June 1, 2005
Filed: June 3, 2005

Amending O. Reg. 144/05
(O. Reg. 144/05 was an amendment to Reg. 27 — General)

Note: Ontario Regulation 144/05 has not previously been amended.

1. Subsection 6 (2) of Ontario Regulation 144/05 is amended by striking out “July 1, 2005” at the end and substituting “January 1, 2006”.

Made by:

COUNCIL OF THE ONTARIO ASSOCIATION OF ARCHITECTS:

G. RANDY ROBERTS
President

BRIAN WATKINSON
Executive Director & Deputy Registrar

Date made: May 25, 2005.

25/05

ONTARIO REGULATION 259/05

made under the

ARCHITECTS ACT

Made: May 25, 2005
Approved: June 1, 2005
Filed: June 3, 2005

Amending Reg. 27 of R.R.O. 1990
(General)

Note: Regulation 27 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause 48 (1.2) (b) of Regulation 27 of the Revised Regulations of Ontario, 1990 is amended by adding "unless the liability limit from any one claim exceeds \$2,000,000" at the end.
2. Section 65 of the Regulation is amended by striking out "July 1, 2005" and substituting "January 1, 2006".
3. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.
(2) Section 1 comes into force on January 1, 2006.

Made by:

COUNCIL OF THE ONTARIO ASSOCIATION OF ARCHITECTS:

G. RANDY ROBERTS
President

BRIAN WATKINSON
Executive Director & Deputy Registrar

Date made: May 25, 2005.

25/05

ONTARIO REGULATION 260/05

made under the

COURTS OF JUSTICE ACT

Made: April 28, 2005
Approved: June 1, 2005
Filed: June 3, 2005

Amending Reg. 194 of R.R.O. 1990
(Rules of Civil Procedure)

Note: Regulation 194 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subrule 1.03 (1) of Regulation 194 of the Revised Regulations of Ontario, 1990 is amended by adding the following definition:

"person" includes a party to a proceeding; ("personne")

(2) The definition of “disability” in subrule 1.03 (1) of the Regulation is amended by striking out “person or party” wherever it occurs and substituting in each case “person”.

2. Rule 14.05 of the Regulation is amended by adding the following subrule:

Information for Court Use

(1.1) Form 14F (Information for court use) shall be filed together with a notice of application in Form 14E, 68A or 73A.

3. The English version of subclause 16.01 (4) (b) (i) of the Regulation is amended by striking out “party or person” and substituting “party or other person”.

4. Subrule 25.03 (4) of the Regulation is revoked.

5. Rule 30.10 of the Regulation is amended by adding the following subrule:

Cost of Producing Document

(5) The moving party is responsible for the reasonable cost incurred or to be incurred by the person not a party to produce a document referred to in subrule (1), unless the court orders otherwise.

6. Rule 31.05 of the Regulation is amended by striking out “party or person” and substituting “party or other person”.

7. Rule 31.07 of the Regulation is revoked and the following substituted:

FAILURE TO ANSWER ON DISCOVERY

Failure to Answer Questions

31.07 (1) A party, or a person examined for discovery on behalf of or in place of a party, fails to answer a question if,

- (a) the party or other person refuses to answer the question, whether on the grounds of privilege or otherwise;
- (b) the party or other person indicates that the question will be considered or taken under advisement, but no answer is provided within 60 days after the response; or
- (c) the party or other person undertakes to answer the question, but no answer is provided within 60 days after the response.

Effect of Failure to Answer

(2) If a party, or a person examined for discovery on behalf of or in place of a party, fails to answer a question as described in subrule (1), the party may not introduce at the trial the information that was not provided, except with leave of the trial judge.

Additional Sanction

(3) The sanction provided by subrule (2) is in addition to the sanctions provided by rule 34.15 (sanctions for default in examination).

Obligatory Status of Undertakings

(4) For greater certainty, nothing in these rules relieves a party or other person who undertakes to answer a question from the obligation to honour the undertaking.

8. Subrule 31.11 (1) of the Regulation is amended by striking out “party or person” in the portion after clause (b) and substituting “party or other person”.

9. (1) Subrule 37.07 (1) of the Regulation is amended by striking out “person or party” and substituting “party or other person”.

(2) Subrule 37.07 (4) of the Regulation is amended by striking out “person or party” wherever it appears and substituting in each case “party or other person”.

10. Subclause 48.04 (2) (b) (iii) of the Regulation is revoked and the following substituted:

(iii) rule 31.07 (failure to answer on discovery),

11. Paragraph 3 of subrule 53.08 (2) of the Regulation is revoked and the following substituted:

3. Rule 31.07 (failure to answer on discovery).

12. Subrules 60.15 (5) and (6) of the Regulation are revoked and the following substituted:

Withdrawal of Writ on Debtor's Request

(5) When a judgment debt has been released by an order of discharge or by a certificate of full performance under the *Bankruptcy and Insolvency Act* (Canada), the debtor may request that the writ be withdrawn by giving the sheriff,

- (a) a written request to withdraw the writ (Form 60O); and
- (b) a certified copy of the order of discharge or a copy of the certificate of full performance.

(6) On receiving the documents described in subrule (5), the sheriff shall forthwith send the creditor, by mail addressed to the creditor at the address shown on the writ, a copy of the documents and a notice that the writ will be withdrawn unless the creditor,

- (a) makes a motion for an order under the *Bankruptcy and Insolvency Act* (Canada) that the judgment debt is not released by the order of discharge or certificate of full performance; and
- (b) within 30 days after the date of the sheriff's notice, serves the sheriff with a copy of the notice of motion and a copy of all affidavits and other material served for use on the motion.

13. (1) Clause 60.19 (2) (a) of the Regulation is revoked and the following substituted:

- (a) \$50 for the preparation of documents in connection with issuing, renewing and filing with the sheriff the writ of execution or notice of garnishment;

(2) Clause 60.19 (2) (c) of the Regulation is amended by striking out "Part I of".

14. Subclause 61.09 (3) (c) (ii) of the Regulation is revoked and the following substituted:

- (ii) setting out, with respect to every party to the appeal and any other person entitled by statute or by an order under rule 13.03 (intervention in appeal) to be heard on the appeal,
 - (A) the name, address and telephone number of the party's or other person's lawyer, or
 - (B) the name, address for service and telephone number of the party or other person, if acting in person.

15. Subrule 68.05 (1) of the Regulation is revoked and the following substituted:

- (1) The applicant shall file with the application record a certificate of perfection,
- (a) stating that all the material required to be filed by the applicant for the hearing of the application has been filed; and
- (b) setting out, with respect to every party to the appeal and any other person entitled by statute or by an order under rule 13.03 (intervention in appeal) to be heard on the appeal,
 - (i) the name, address and telephone number of the party's or other person's lawyer, or
 - (ii) the name, address for service and telephone number of the party or other person, if acting in person.

16. Form 14F of the Regulation is revoked and the following substituted:

FORM 14F

Courts of Justice Act

INFORMATION FOR COURT USE

ONTARIO**SUPERIOR COURT OF JUSTICE***(General heading)*

INFORMATION FOR COURT USE

This proceeding is an:

☐ action☐ applicationHas it been commenced under the *Class Proceedings Act, 1992*?☐ yes☐ no*(If the proceeding is an action, answer all of the following:)*

Rule 76 (Simplified Procedure) applies:

☐ yes☐ no

Note: *Subject to the exceptions found in subrule 76.01(1), it is MANDATORY to proceed under Rule 76 for all cases in which the money amount claimed or the value of real or personal property claimed is \$50,000 or less.*

Rule 77 (Civil Case Management) applies:

☐ yes☐ no

If Rule 77 applies, choice of track is:

☐ Fast☐ Standard

Rule 78 (Toronto Civil Case Management Pilot Project) applies:

☐ yes☐ no

The claim in this proceeding (action or application) is in respect of:

(Select the one item that best describes the nature of the main claim in the proceeding.)

Bankruptcy or insolvency law	<input type="checkbox"/>	Motor vehicle accident	<input type="checkbox"/>
Collection of liquidated debt	<input type="checkbox"/>	Municipal law	<input type="checkbox"/>
Constitutional law	<input type="checkbox"/>	Partnership law	<input type="checkbox"/>
Construction law (other than construction lien)	<input type="checkbox"/>	Personal property security	<input type="checkbox"/>
Construction lien	<input type="checkbox"/>	Product liability	<input type="checkbox"/>
Contract law	<input type="checkbox"/>	Professional malpractice (other than medical)	<input type="checkbox"/>
Corporate law	<input type="checkbox"/>	Real property (including leases; excluding mortgage or charge)	<input type="checkbox"/>
Defamation	<input type="checkbox"/>	Tort: economic injury (other than from medical or professional malpractice)	<input type="checkbox"/>
Employment or labour law	<input type="checkbox"/>	Tort: personal injury (other than from motor vehicle accident)	<input type="checkbox"/>
Intellectual property law	<input type="checkbox"/>	Trusts, fiduciary duty	<input type="checkbox"/>
Judicial review	<input type="checkbox"/>	Wills, estates	<input type="checkbox"/>
Medical malpractice	<input type="checkbox"/>		
Mortgage or charge	<input type="checkbox"/>		

CERTIFICATION

I certify that the above information is correct, to the best of my knowledge.

Date: _____

 Signature of lawyer
(if no lawyer, party must sign)

17. Form 43B of the Regulation is revoked.

18. Form 60A of the Regulation is revoked and the following substituted:

FORM 60A

Courts of Justice Act

WRIT OF SEIZURE AND SALE

ONTARIO**SUPERIOR COURT OF JUSTICE**

WRIT OF SEIZURE AND SALE

BETWEEN

AND

WRIT OF SEIZURE AND SALE

TO: the Sheriff of the (*name of county or district*)

Under an order of this court made on (*date*), in favour of (*name of creditor*), YOU ARE DIRECTED to seize and sell the real and personal property within your county or district of

.....
Surname of individual or name of corporation/firm, etc.

.....
First given name (individual only) Second given name (individual only) (if applicable) Third given name (individual only) (if applicable)

and to realize from the seizure and sale the following sums:

(a) \$ and interest at per cent per year commencing on (*date*)

(*Where the writ is for two or more periodic or instalment payments, substitute:*)

Amount of payment

Due Date

(b) \$ and interest at per cent per year on the payments in default commencing on the date of default;

(c) \$ for costs together with interest at per cent per year commencing on (*date*); and

(d) your fees and expenses in enforcing this writ.

YOU ARE DIRECTED to pay out the proceeds according to law and to report on the execution of this writ if required by the party or solicitor who filed it.

Dated at Issued by
 Registrar

on

Address of court office

.....

FORM 60A Writ of Seizure and Sale, backsheet

*(Short title of proceeding)**(Court file no.)*

FEES

Fee	Item	Officer
	Paid for this writ	
\$50	Lawyer's fee for issuing a writ	
	First renewal	
	Second renewal	
	Third renewal	

RENEWAL

Date	Officer

*(Name of court)*PROCEEDING COMMENCED AT *(place)*

WRIT OF SEIZURE AND SALE

Creditor's name

Creditor's address

.....

.....

.....

Lawyer's name

.....

.....

Lawyer's address and telephone no.

.....

.....

19. Forms 60F, 60G and 60G.1 of the Regulation are revoked and the following substituted:

FORM 60F

Courts of Justice Act

DIRECTION TO ENFORCE WRIT OF SEIZURE AND SALE

(Sheriff's file no.)

(Court)

between:

(name)

Creditor(s)

and

(name)

Debtor(s)

DIRECTION TO ENFORCE WRIT

TO: the Sheriff of the (name of county or district)

Under an order of this court in favour of (name of creditor) made on (date), (name of debtor) was ordered to pay the sum of \$ (where applicable, add each month or as may be) with interest at the rate of per cent per year commencing on (date) and costs of \$ (as fixed or assessed) with interest at the rate of per cent per year commencing on (date). Since the order was made, the creditor has received the following payments:

Date of payment

Amount of payment

Under rule 60.19 of the *Rules of Civil Procedure*, the creditor is entitled to costs in the amount of,

- (a) \$50 for the preparation of documents in connection with issuing, renewing and filing with the sheriff the writ of execution or notice of garnishment;
- (b) \$ for disbursements paid to a sheriff, registrar, official examiner, court reporter or other public officer and to which the creditor is entitled under subrule 60.19 (1); (Attach copy of all receipts.)
- (c) \$ for an amount determined in accordance with Tariff A for conducting an examination in aid of execution; (Attach affidavit confirming that examination was conducted, and a bill of costs.)
- (d) \$ for any other costs to which the creditor is entitled under subrule 60.19 (1). (Attach certificate of assessment.)

YOU ARE DIRECTED to enforce the writ of seizure and sale issued on (date) and filed in your office for a sum sufficient to satisfy the total of the amounts set out above, together with subsequent interest, and your fees and expenses.

Date

(Signature of party or lawyer)

(Name, address and telephone number of party or lawyer)

FORM 60G

Courts of Justice Act

REQUISITION FOR GARNISHMENT

(General heading)

REQUISITION FOR GARNISHMENT

TO: the local registrar at *(place)*

I REQUIRE a notice of renewal of garnishment to be issued in this proceeding, in accordance with the attached draft Form 60H. The total amount to be shown in the notice of renewal of garnishment is \$, made up as follows:

1. \$ for principal owing under the judgment or order, including prejudgment interest.
2. \$ for the costs of the action.
3. \$50 for the preparation of documents in connection with issuing, renewing and filing with the sheriff a writ of execution or notice of garnishment.
4. \$ for disbursements paid to a sheriff, registrar, official examiner, court reporter or other public officer and to which the creditor is entitled under subrule 60.19 (1). *(Attach copies of all receipts.)*
5. \$ for an amount determined in accordance with Tariff A for conducting an examination in aid of execution. *(Attach affidavit confirming that examination was conducted, and a bill of costs.)*
6. \$ for any other costs to which the creditor is entitled under subrule 60.19 (1). *(Attach certificate of assessment.)*
7. \$ for postjudgment interest to today's date. *(Calculate by counting the number of days that the principal sum has been owing, multiplying that number by the annual rate of interest, then multiplying by the principal sum owing and dividing by 365.)*

Date

*(Signature of creditor or creditor's lawyer)**(Name, address and telephone number of creditor or creditor's lawyer)*

FORM 60G.1

Courts of Justice Act

REQUISITION FOR RENEWAL OF GARNISHMENT

ONTARIO**SUPERIOR COURT OF JUSTICE***(General heading)*

REQUISITION FOR RENEWAL OF GARNISHMENT

TO: the local registrar at *(place)*

I REQUIRE a notice of renewal of garnishment to be issued in this proceeding, in accordance with the attached draft Form 60H.1. The total amount to be shown in the notice of renewal of garnishment is \$, made up as follows:

1. \$ for principal owing under the judgment or order, including prejudgment interest.
2. \$ for the costs of the action.
3. \$50 for the preparation of documents in connection with issuing, renewing and filing with the sheriff a writ of execution or notice of garnishment.
4. \$ for disbursements paid to a sheriff, registrar, official examiner, court reporter or other public officer and to which the creditor is entitled under subrule 60.19 (1). *(Attach copies of all receipts.)*
5. \$ for an amount determined in accordance with Tariff A for conducting an examination in aid of execution. *(Attach affidavit confirming that examination was conducted, and a bill of costs.)*
6. \$ for any other costs to which the creditor is entitled under subrule 60.19 (1). *(Attach certificate of assessment.)*
7. \$ for postjudgment interest to today's date. *(Calculate by counting the number of days that the principal sum has been owing, multiplying that number by the annual rate of interest, then multiplying by the principal sum owing and dividing by 365.)*

Date

*(Signature of creditor or creditor's lawyer)**(Name, address and telephone number of creditor or creditor's lawyer)*

20. Form 60O of the Regulation is revoked and the following substituted:

FORM 600

Courts of Justice Act

REQUEST TO WITHDRAW A WRIT

ONTARIO**SUPERIOR COURT OF JUSTICE***(General heading)*

REQUEST TO WITHDRAW A WRIT

TO: the Sheriff of the *(name of county or district)*

Under an order of this court in the favour of *(name of creditor)* made on *(date)*, *(name of debtor)* was ordered to pay the sum of \$
(where applicable, add each month or as may be) with interest at the rate of per cent per year commencing on *(date)* and costs of
 \$ *(as fixed or assessed)* with interest at the rate of per cent per year commencing on *(date)*.

(name of debtor) states as follows:

Order of Discharge

1. The order has been released by an order of discharge under the *Bankruptcy and Insolvency Act* (Canada). A certified copy of the order is attached.
2. The debtor has no debts under section 178 of that Act.

OR

Certificate of Full Performance

1. The order has been released by a certificate of full performance under the *Bankruptcy and Insolvency Act* (Canada). A copy of the certificate is attached.
2. The debtor has no debts under section 178 of that Act.

(name of debtor) requests that the writ of seizure and sale issued with respect to the order be withdrawn under rule 60.15 of the *Rules of Civil Procedure*.

Date

*(Signature of debtor)**(Name, address and telephone number of debtor or debtor's lawyer)*

21. Forms 74.14 and 74.15 of the Regulation are revoked and the following substituted:

FORM 74.14

*Courts of Justice Act*APPLICATION FOR CERTIFICATE OF APPOINTMENT OF ESTATE TRUSTEE
WITHOUT A WILL (INDIVIDUAL APPLICANT)

ONTARIO

SUPERIOR COURT OF JUSTICE

APPLICATION FOR CERTIFICATE
OF APPOINTMENT OF ESTATE TRUSTEE
WITHOUT A WILL (INDIVIDUAL APPLICANT)

(Form 74.14 Under the Rules)

at

This application is filed by (insert name and address)

DETAILS ABOUT THE DECEASED PERSON

Complete in full as applicable

First given name	Second given name	Third given name	Surname
------------------	-------------------	------------------	---------

And if the deceased was known by any other name(s), state below the full name(s) used including surname.

First given name	Second given name	Third given name	Surname
------------------	-------------------	------------------	---------

--	--	--	--

--	--	--	--

Address of fixed place of abode (street or postal address) (city or town)

(county or district)

If the deceased person had no fixed place of abode in Ontario, did
he or she have property in Ontario?☐ No ☐ Yes

Last occupation of deceased person

Place of death (city or town; county or district)

Date of death
(day, month, year)

Marital Status	<input type="checkbox"/> Unmarried	<input type="checkbox"/> Married	<input type="checkbox"/> Widowed	<input type="checkbox"/> Divorced
----------------	------------------------------------	----------------------------------	----------------------------------	-----------------------------------

Was the deceased person's marriage terminated by a judgment absolute of divorce, or declared a nullity? ☐ No ☐ Yes

If yes, give details in an attached schedule.

Did the deceased person go through a form of marriage with a person where it appears uncertain whether
an earlier marriage of the deceased person had been terminated by divorce or declared a nullity? ☐ No ☐ Yes

If yes, give the person's name and address, and the names and addresses of any children (including deceased children) of the marriage, in an attached
schedule.

Was any earlier marriage of a person with whom the deceased person went through a form of marriage
terminated by divorce or declared a nullity? ☐ No ☐ Yes

If yes, give details in an attached schedule.

Was the deceased person immediately before his or her death living with a person in a conjugal
relationship outside marriage? ☐ No ☐ Yes

If yes, give the person's name and address in an attached schedule.

PERSONS ENTITLED TO SHARE IN THE ESTATE

(Attach a schedule if more space is needed. If a person entitled to share in the estate is not a spouse, child, parent, brother or sister of the deceased person, show how the relationship is traced.)

Name	Address	Relationship to deceased person	Age (If under 18)
------	---------	---------------------------------	-------------------

VALUE OF ASSETS OF ESTATE

Do not include in the total amount: insurance payable to a named beneficiary or assigned for value, property held jointly and passing by survivorship, or real estate outside Ontario.

Personal property	Real estate, net of encumbrances	Total
\$	\$	\$

Explain why the applicant is entitled to apply.

AFFIDAVIT(S) OF APPLICANT(S)

(Attach a separate sheet for additional affidavits, if necessary)

I, an applicant named in this application, make oath and say/affirm:

- | | |
|--|--|
| <ol style="list-style-type: none"> 1. I am 18 years of age or older and a resident of Ontario. 2. I have made a careful search and inquiry for a will or other testamentary document of the deceased person, but none has been found. I believe that the person did not leave a will or other testamentary document. 3. I will faithfully administer the deceased person's property according to law and render a complete and true account of my administration when lawfully required. 4. Consents of persons who together have a majority interest in the | <ol style="list-style-type: none"> 5. value of the assets of the estate at the date of death are attached. The information contained in this application and in any attached schedules is true, to the best of my knowledge and belief. |
|--|--|

Name (surname and forename(s))	Occupation
Address (street or postal address)	(city or town) (province) (postal code)

Sworn/Affirmed before me at the)

of)

in the)

of)

this day of, 20.....)

Signature of applicant

A Commissioner for taking Affidavits (or as may be)

Name <i>(surname and forename(s))</i>		Occupation	
Address <i>(street or postal address)</i>	<i>(city or town)</i>	<i>(province)</i>	<i>(postal code)</i>

Sworn/Affirmed before me at the

of

in the

of

this day of, 20.....)

Signature of applicant

A Commissioner for taking Affidavits *(or as may be)*

FORM 74.15

*Courts of Justice Act*APPLICATION FOR CERTIFICATE OF APPOINTMENT OF ESTATE TRUSTEE
WITHOUT A WILL (CORPORATE APPLICANT)

ONTARIO

SUPERIOR COURT OF JUSTICE

APPLICATION FOR CERTIFICATE OF
APPOINTMENT OF ESTATE TRUSTEE
WITHOUT A WILL (CORPORATE APPLICANT)

(Form 74.15 Under the Rules)

at

This application is filed by (insert name and address)

DETAILS ABOUT THE DECEASED PERSON

Complete in full as applicable

First given name	Second given name	Third given name	Surname
------------------	-------------------	------------------	---------

And if the deceased was known by any other name(s), state below the full name(s) used including surname.

First given name	Second given name	Third given name	Surname
------------------	-------------------	------------------	---------

--	--	--	--

--	--	--	--

Address of fixed place of abode (street or postal address)(city or town)

(county or district)

If the deceased person had no fixed place of abode in Ontario, did he or she have property in Ontario?

☐ No ☐ Yes

Last occupation of deceased person

Place of death (city or town; county or district)

Date of death
(day, month, year)Marital Status ☐ Unmarried ☐ Married ☐ Widowed ☐ DivorcedWas the deceased person's marriage terminated by a judgment absolute of divorce, or declared a nullity? ☐ No ☐ Yes
If yes, give details in an attached schedule.Did the deceased person go through a form of marriage with a person where it appears uncertain whether an earlier marriage of the deceased person had been terminated by divorce or declared a nullity? ☐ No ☐ Yes

If yes, give the person's name and address, and the names and addresses of any children (including deceased children) of the marriage, in an attached schedule.

Was any earlier marriage of a person with whom the deceased person went through a form of marriage terminated by divorce or declared a nullity? ☐ No ☐ Yes

If yes, give details in an attached schedule.

Was the deceased person immediately before his or her death living with a person in a conjugal relationship outside marriage? ☐ No ☐ Yes

If yes, give the person's name in an attached schedule.

PERSONS ENTITLED TO SHARE IN THE ESTATE

(Attach a schedule if more space is needed. If a person entitled to share in the estate is not a spouse, child, parent, brother or sister of the deceased person, show how the relationship is traced.)

Name	Address	Relationship to deceased person	Age (if under 18)
------	---------	---------------------------------	-------------------

VALUE OF ASSETS OF ESTATE

Do not include in the total amount: insurance payable to a named beneficiary or assigned for value, property held jointly and passing by survivorship, or real estate outside Ontario.

Personal property	Real estate, net of encumbrances	Total
\$	\$	\$

Explain why the applicant is entitled to apply.

AFFIDAVIT(S) OF APPLICANT(S)

(Attach a separate sheet for additional affidavits, if necessary)

I, a trust officer named in this application, make oath and say/affirm:

- | | |
|---|--|
| <ol style="list-style-type: none"> 1. I am a trust officer of the corporate applicant. 2. I am 18 years of age or older. 3. I have made a careful search and inquiry for a will or other testamentary document of the deceased person, but none has been found. I believe that the person did not leave a will or other testamentary document. 4. The corporate applicant will faithfully administer the deceased person's property according to law and render a complete and true | <ol style="list-style-type: none"> 5. account of my administration when lawfully required. 6. Consents of persons who together have a majority interest in the value of the assets of the estate at the date of death are attached. 7. The information contained in this application and in any attached schedules is true, to the best of my knowledge and belief. |
|---|--|

Name of corporate applicant	Name of trust officer
Address of corporate applicant (street or postal address) (city or town) (province) (postal code)	

Sworn/Affirmed before me at the
 of
 in the
 of
 this day of , 20.....

Signature of trust officer

A Commissioner for taking Affidavits (or as may be)

22. This Regulation comes into force on July 1, 2005.

RÈGLEMENT DE L'ONTARIO 260/05

pris en application de la

LOI SUR LES TRIBUNAUX JUDICIAIRES

pris le 28 avril 2005
approuvé le 1^{er} juin 2005
déposé le 3 juin 2005

modifiant le Règl. 194 des R.R.O. de 1990
(Règles de procédure civile)

Remarque : Le Règlement 194 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 1.03 (1) du Règlement 194 des Règlements refondus de l'Ontario de 1990 est modifié par adjonction de la définition suivante :

«personne» S'entend en outre d'une partie à une instance. («person»)

(2) La définition de «incapable» au paragraphe 1.03 (1) du Règlement est modifiée par substitution de «personnes suivantes» à «personnes ou parties suivantes» dans le passage qui précède l'alinéa a) et de «la personne» à «la personne ou partie» à l'alinéa b) de la définition.

2. La règle 14.05 du Règlement est modifiée par adjonction du paragraphe suivant :

Renseignements à l'usage du tribunal

(1.1) La formule 14F (Renseignements à l'usage du tribunal) est déposée en même temps qu'un avis de requête rédigé selon la formule 14E, 68A ou 73A.

3. La version anglaise du sous-alinéa 16.01 (4) b) (i) du Règlement est modifiée par substitution de «party or other person» à «party or person».

4. Le paragraphe 25.03 (4) du Règlement est abrogé.

5. La règle 30.10 du Règlement est modifiée par adjonction du paragraphe suivant :

Frais de production du document

(5) L'auteur de la motion assume les frais raisonnables qu'a engagés ou que doit engager le tiers pour produire un document visé au paragraphe (1), sauf ordonnance contraire du tribunal.

6. La règle 31.05 du Règlement est modifiée par substitution de «une partie ou une autre personne» à «une partie ou une personne».

7. La règle 31.07 du Règlement est abrogée et remplacée par ce qui suit :

DÉFAUT DE RÉPONDRE LORS DE L'ENQUÊTE PRÉALABLE***Défaut de répondre aux questions***

31.07 (1) La partie interrogée au préalable, ou la personne qui l'est au nom ou à la place d'une partie, ne répond pas à une question si, selon le cas :

- a) la partie ou l'autre personne refuse de répondre à la question, que ce soit pour des raisons de privilège ou autrement;
- b) la partie ou l'autre personne indique que la question sera examinée ou acceptée en délibération, mais aucune réponse n'est fournie dans les 60 jours qui suivent;
- c) la partie ou l'autre personne s'engage à répondre à la question, mais aucune réponse n'est fournie dans les 60 jours qui suivent.

Effet du défaut de répondre

(2) Si la partie interrogée au préalable, ou la personne qui l'est au nom ou à la place d'une partie, ne répond pas à une question comme il est indiqué au paragraphe (1), la partie ne peut, sans l'autorisation du juge qui préside, présenter en preuve au procès le renseignement qui n'a pas été fourni.

Sanction supplémentaire

(3) La sanction que prévoit le paragraphe (2) s'ajoute à celles que prévoit la règle 34.15 (sanctions en cas de défaut à l'interrogatoire).

Statut impératif des engagements

(4) Il est entendu que les présentes règles n'ont pas pour effet de dispenser une partie ou une autre personne qui s'engage à répondre à une question de l'obligation d'honorer l'engagement.

8. Le paragraphe 31.11 (1) du Règlement est modifié par substitution de «que cette partie ou que cette autre personne» à «que cette partie ou que cette personne» dans le passage qui suit l'alinéa b).

9. (1) Le paragraphe 37.07 (1) du Règlement est modifié par substitution de «aux parties ou aux autres personnes» à «aux personnes ou aux parties».

(2) Le paragraphe 37.07 (4) du Règlement est modifié par substitution de «à une partie ou à une autre personne» à «à une personne ou à une partie».

10. Le sous-alinéa 48.04 (2) b) (iii) du Règlement est abrogé et remplacé par ce qui suit :

(iii) la règle 31.07 (défaut de répondre lors de l'enquête préalable),

11. La disposition 3 du paragraphe 53.08 (2) du Règlement est abrogée et remplacée par ce qui suit :

3. La règle 31.07 (défaut de répondre lors de l'enquête préalable).

12. Les paragraphes 60.15 (5) et (6) du Règlement sont abrogés et remplacés par ce qui suit :

Retrait d'un bref sur demande du débiteur

(5) Lorsque mainlevée d'une créance constatée par jugement a été accordée par suite d'une ordonnance de libération rendue ou d'un certificat d'exécution intégrale remis en application de la *Loi sur la faillite et l'insolvabilité* (Canada), le débiteur peut demander au shérif le retrait du bref en lui donnant les documents suivants :

a) une demande écrite de retrait du bref (formule 60O);

b) une copie certifiée conforme de l'ordonnance de libération ou une copie du certificat d'exécution intégrale.

(6) Sur réception des documents visés au paragraphe (5), le shérif envoie sans délai au créancier, par courrier adressé à celui-ci à l'adresse indiquée sur le bref, une copie de ces documents ainsi qu'un avis portant que le bref sera retiré sauf si le créancier :

a) d'une part, présente une motion en vue d'obtenir une ordonnance visée par la *Loi sur la faillite et l'insolvabilité* (Canada) portant que l'ordonnance de libération ou le certificat d'exécution intégrale ne constitue pas une mainlevée de la créance constatée par jugement;

b) d'autre part, au plus tard 30 jours après la date de l'avis du shérif, signifie à ce dernier une copie de l'avis de motion et de tous les affidavits et autres documents significatifs aux fins de la motion.

13. (1) L'alinéa 60.19 (2) a) du Règlement est abrogé et remplacé par ce qui suit :

a) 50 \$ pour la préparation de documents relativement à la délivrance, au renouvellement et au dépôt auprès du shérif du bref d'exécution ou de l'avis de saisie-arrest;

(2) L'alinéa 60.19 (2) c) du Règlement est modifié par substitution de «au tarif A» à «à la première partie du tarif A».

14. Le sous-alinéa 61.09 (3) c) (ii) du Règlement est abrogé et remplacé par ce qui suit :

(ii) énonçant, à l'égard de chaque partie à l'appel et de toute autre personne à laquelle une loi ou une ordonnance rendue en application de la règle 13.03 (intervention dans un appel) confère le droit d'être entendue dans l'appel :

(A) soit les nom, adresse et numéro de téléphone de l'avocat de la partie ou de celui de l'autre personne,

(B) soit les nom, domicile élu et numéro de téléphone de la partie ou de l'autre personne, si elle agit en son propre nom.

15. Le paragraphe 68.05 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) Le requérant dépose avec le dossier de requête un certificat d'état de cause :

a) d'une part, certifiant que tous les documents qu'il devait déposer pour l'audition de la requête l'ont été;

b) d'autre part, énonçant, à l'égard de chaque partie à l'appel et de toute autre personne à laquelle une loi ou une ordonnance rendue en application de la règle 13.03 (intervention dans un appel) confère le droit d'être entendue dans l'appel :

(i) soit les nom, adresse et numéro de téléphone de l'avocat de la partie ou de celui de l'autre personne,

(ii) soit les nom, domicile élu et numéro de téléphone de la partie ou de l'autre personne, si elle agit en son propre nom.

16. La formule 14F du Règlement est abrogée et remplacée par ce qui suit :

FORMULE 14F

Loi sur les tribunaux judiciaires

RENSEIGNEMENTS À L'USAGE DU TRIBUNAL

ONTARIO

COUR SUPÉRIEURE DE JUSTICE

(titre)

RENSEIGNEMENTS À L'USAGE DU TRIBUNAL

La présente instance est une : ☐ action ☐ requête

A-t-elle été introduite en vertu de la *Loi de 1992 sur les recours collectifs*? ☐ oui ☐ non

(Si l'instance est une action, répondez à toutes les questions suivantes :)

La Règle 76 (procédure simplifiée) s'applique-t-elle? ☐ oui ☐ non
 Remarque : Sous réserve des exceptions prévues au paragraphe 76.01 (1), il est OBLIGATOIRE de procéder selon la Règle 76 pour toutes les causes dans lesquelles la somme d'argent demandée ou la valeur des biens meubles ou immeubles demandée est de 50 000 \$ ou moins.

La Règle 77 (gestion des causes civiles) s'applique-t-elle? ☐ oui ☐ non

Si la Règle 77 s'applique, la voie choisie est : ☐ la voie accélérée ☐ la voie ordinaire

La Règle 78 (projet pilote de gestion des causes civiles de Toronto) s'applique-t-elle? ☐ oui ☐ non

La demande dans la présente instance (action ou requête) porte sur :

(Cochez la case qui décrit le mieux la demande principale dans l'instance.)

Droit de la faillite ou de l'insolvabilité	<input type="checkbox"/>	Accident de véhicule automobile	<input type="checkbox"/>
Recouvrement d'une dette déterminée	<input type="checkbox"/>	Droit municipal	<input type="checkbox"/>
Droit constitutionnel	<input type="checkbox"/>	Droit des sociétés en nom collectif	<input type="checkbox"/>
Droit de la construction (à l'exclusion du privilège dans l'industrie de la construction)	<input type="checkbox"/>	Sûreté mobilière	<input type="checkbox"/>
Privilège dans l'industrie de la construction	<input type="checkbox"/>	Responsabilité du fait du produit	<input type="checkbox"/>
Droit des contrats	<input type="checkbox"/>	Faute professionnelle (autre que médicale)	<input type="checkbox"/>
Droit des sociétés	<input type="checkbox"/>	Biens immeubles (y compris les baux, à l'exclusion des hypothèques ou charges)	<input type="checkbox"/>
Diffamation	<input type="checkbox"/>	Délit civil : préjudice économique (à l'exclusion d'un préjudice causé par une faute professionnelle, notamment médicale)	<input type="checkbox"/>
Droit de l'emploi ou droit du travail	<input type="checkbox"/>	Délit civil : lésions corporelles (à l'exclusion de celles causées par un accident de véhicule automobile)	<input type="checkbox"/>
Droit de la propriété intellectuelle	<input type="checkbox"/>	Fiducies, obligation fiduciaire	<input type="checkbox"/>
Révision judiciaire	<input type="checkbox"/>	Testaments, successions	<input type="checkbox"/>
Faute professionnelle médicale	<input type="checkbox"/>		
Hypothèque ou charge	<input type="checkbox"/>		

CERTIFICAT

Je certifie que les renseignements donnés ci-dessus sont exacts, au mieux de ma connaissance.

Date : _____

 Signature de l'avocat
 (La partie doit signer elle-même si elle n'a pas d'avocat.)

17. La formule 43B du Règlement est abrogée.

18. La formule 60A du Règlement est abrogée et remplacée par ce qui suit :

FORMULE 60A

Loi sur les tribunaux judiciaires

BREF DE SAISIE-EXÉCUTION

ONTARIO

COUR SUPÉRIEURE DE JUSTICE

BREF DE SAISIE-EXÉCUTION

ENTRE

ET

BREF DE SAISIE-EXÉCUTION

AU : shérif du (*nom du comté ou du district*)

En vertu d'une ordonnance rendue par ce tribunal le (*date*), en faveur de (*nom du créancier*), NOUS VOUS ENJOIGNONS de saisir les biens meubles et immeubles qui se trouvent dans votre comté ou district et qui appartiennent à

.....
Nom de famille de la personne ou nom de la société/de l'entreprise, etc.

.....
Prénom (de la personne)

.....
Deuxième prénom (de la personne) (s'il y a lieu)

.....
Troisième prénom (de la personne) (s'il y a lieu)

et de procéder à leur vente afin de réaliser les sommes suivantes :

a) \$ et les intérêts calculés à un taux annuel de pour cent à partir du (*date*)

(*Si le bref prévoit plusieurs versements échelonnés, remplacer par :*)

Montant du versement

Date d'échéance

b) \$ et les intérêts calculés au taux annuel de pour cent sur les versements en défaut à partir de la date du défaut;

c) \$ à titre de dépens ainsi que les intérêts calculés au taux annuel de pour cent à partir du (*date*);

d) les honoraires et frais qui vous sont dus pour l'exécution du présent bref.

NOUS VOUS ENJOIGNONS de verser le produit de la vente conformément à la loi et de faire un rapport sur l'exécution forcée du présent bref si la partie ou le procureur qui l'a déposé le demande.

Fait à Délivré par

Greffier

le

Adresse du greffe

.....
.....
.....

Formule 60A, Bref de saisie-exécution, verso

(intitulé abrégé de l'instance)

(n° du dossier de la cour)

HONORAIRES

Honoraires	Poste	Officier de justice
	Délivrance du bref	
50 \$	Honoraires de l'avocat pour la délivrance du bref	
	renouvelé 1 fois	
	2 fois	
	3 fois	

RENOUVELLEMENT

Date	Officier de justice

(nom du tribunal)

INSTANCE INTRODUITE À (lieu)

BREF DE SAISIE-EXÉCUTION

Nom du créancier

Adresse du créancier

Nom de l'avocat

Adresse et n° de téléphone de l'avocat

19. Les formules 60F, 60G et 60G.1 du Règlement sont abrogées et remplacées par ce qui suit :

Formule 60F

Loi sur les tribunaux judiciaires

ORDRE D'EXÉCUTION DU BREF DE SAISIE-EXÉCUTION

(n° de dossier du shérif)

(tribunal)

entre :

(nom)

créancier(s)

et

(nom)

débiteur(s)

ORDRE D'EXÉCUTION DU BREF

AU : shérif de (nom du comté ou du district)

En vertu d'une ordonnance rendue par ce tribunal le (date) en faveur de (nom du créancier), il a été ordonné à (nom du débiteur) de payer la somme de \$ (s'il y a lieu, ajouter : par mois ou la mention appropriée) portant intérêt au taux annuel de pour cent à partir du (date) et les dépens s'élevant à \$ (tels qu'ils ont été fixés ou liquidés) portant intérêt au taux annuel de pour cent à partir du (date). Depuis que l'ordonnance a été rendue, le créancier a reçu les paiements suivants :

Date d'échéance

Montant du versement

En vertu de la règle 60.19 des *Règles de procédure civile*, le créancier a droit aux dépens suivants :

- a) 50 \$ pour la préparation de documents relativement à la délivrance, au renouvellement et au dépôt auprès du shérif d'un bref d'exécution ou d'un avis de saisie-arrest;
- b) \$ pour les débours versés à un shérif, à un greffier, à un auditeur officiel, à un sténographe judiciaire ou à un autre fonctionnaire et auxquels le créancier a droit en vertu du paragraphe 60.19 (1); (*Annexer une copie des reçus.*)
- c) \$ constituant le montant déterminé conformément au tarif A pour un interrogatoire à l'appui de l'exécution forcée; (*Annexer l'affidavit attestant la tenue de l'interrogatoire et un mémoire de dépens.*)
- d) \$ pour les autres dépens auxquels le créancier a droit en vertu du paragraphe 60.19 (1). (*Annexer le certificat de liquidation des dépens.*)

NOUS VOUS ENJOIGNONS d'exécuter le bref de saisie-exécution délivré le (date) et déposé à votre bureau en vue de réaliser une somme pour liquider la totalité des montants précisés ci-dessus, y compris les intérêts postérieurs ainsi que vos honoraires et frais.

DATE :

(signature de la partie ou de l'avocat)

(nom, adresse et numéro de téléphone de la partie ou de l'avocat)

Formule 60G

Loi sur les tribunaux judiciaires

RÉQUISITION DE SAISIE-ARRÊT

(titre)

RÉQUISITION DE SAISIE-ARRÊT

AU : greffier local à/au (lieu)

JE REQUIERS qu'un avis de saisie-arrêt soit délivré dans la présente instance, conformément au projet de formule 60H joint à la présente réquisition. Le montant total qui doit figurer à l'avis de saisie-arrêt est de \$. Ce montant se répartit comme suit :

1. \$ pour le principal qui reste dû aux termes du jugement ou de l'ordonnance, y compris les intérêts antérieurs au jugement.
2. \$ pour les dépens de l'action.
3. 50 \$ pour la préparation de documents relativement à la délivrance, au renouvellement et au dépôt auprès du shérif d'un bref d'exécution ou d'un avis de saisie-arrêt;
4. \$ pour les débours versés à un shérif, à un greffier, à un auditeur officiel, à un sténographe judiciaire ou à un autre fonctionnaire et auxquels le créancier a droit en vertu du paragraphe 60.19 (1). *(Joindre des copies de toutes les quittances.)*
5. \$ pour le montant déterminé conformément au tarif A pour un interrogatoire à l'appui de l'exécution forcée. *(Joindre un affidavit confirmant que l'interrogatoire a eu lieu et un mémoire de dépens.)*
6. \$ pour les autres dépens auxquels le créancier a droit en vertu du paragraphe 60.19 (1). *(Joindre le certificat de liquidation des dépens.)*
7. \$ pour les intérêts postérieurs au jugement et courus jusqu'à la date du présent document. *(Afin de calculer les intérêts, compter le nombre de jours depuis lequel le principal est échu, multiplier ce nombre par le taux d'intérêt annuel, multiplier ensuite le produit par le principal échu et diviser ce produit par 365.)*

DATE :

 (signature du créancier ou de l'avocat du créancier)

 (nom, adresse et numéro de téléphone du créancier ou de l'avocat du
 créancier)

FORMULE 60G.1

Loi sur les tribunaux judiciaires

RÉQUISITION DE RENOUVELLEMENT DE LA SAISIE-ARRÊT

ONTARIO

COUR SUPÉRIEURE DE JUSTICE

(titre)

RÉQUISITION DE RENOUVELLEMENT DE LA SAISIE-ARRÊT

AU : greffier local à/au *(lieu)*

JE REQUIERS qu'un avis de renouvellement de la saisie-arrêt soit délivré dans la présente instance, conformément au projet à la formule 60H.1 remplie, jointe à la présente réquisition. Le montant total qui doit figurer à l'avis de renouvellement de la saisie-arrêt est de \$. Ce montant se répartit comme suit :

1. \$ pour le principal qui reste dû aux termes du jugement ou de l'ordonnance, y compris les intérêts antérieurs au jugement.
2. \$ pour les dépens de l'action.
3. 50 \$ pour la préparation de documents relativement à la délivrance, au renouvellement et au dépôt auprès du shérif d'un bref d'exécution ou d'un avis de saisie-arrêt;
4. \$ pour les débours versés à un shérif, à un greffier, à un auditeur officiel, à un sténographe judiciaire ou à un autre fonctionnaire et auxquels le créancier a droit en vertu du paragraphe 60.19 (1). *(Joindre des copies de toutes les quittances.)*
5. \$ pour le montant déterminé conformément au tarif A pour un interrogatoire à l'appui de l'exécution forcée. *(Joindre un affidavit confirmant que l'interrogatoire a eu lieu et un mémoire de dépens.)*
6. \$ pour les autres dépens auxquels le créancier a droit en vertu du paragraphe 60.19 (1). *(Joindre le certificat de liquidation des dépens.)*
7. \$ pour les intérêts postérieurs au jugement et courus jusqu'à la date du présent document. *(Afin de calculer les intérêts, compter le nombre de jours depuis lequel le principal est échu, multiplier ce nombre par le taux d'intérêt annuel, multiplier ensuite le produit par le principal échu et diviser ce produit par 365.)*

DATE :

*(signature du créancier ou de l'avocat du créancier)**(nom, adresse et numéro de téléphone du créancier ou de l'avocat du créancier)*

20. La formule 60O du Règlement est abrogée et remplacée par ce qui suit :

FORMULE 600

Loi sur les tribunaux judiciaires

DEMANDE DE RETRAIT DE BREF

ONTARIO**COUR SUPÉRIEURE DE JUSTICE***(titre)*

DEMANDE DE RETRAIT DE BREF

AU : shérif de/du *(nom du comté ou du district)*

En vertu d'une ordonnance rendue par ce tribunal en faveur de *(nom du créancier)* le *(date)*, il a été ordonné à *(nom du débiteur)* de payer la somme de \$ *(s'il y a lieu, ajouter par mois ou la mention appropriée)* portant intérêt au taux annuel de pour cent à partir du *(date)* et les dépens s'élevant à \$ *(tels qu'ils ont été fixés ou liquidés)* portant intérêt au taux annuel de pour cent à partir du *(date)*.

(nom du débiteur) déclare ce qui suit :

Ordonnance de libération

1. L'ordonnance a été libérée par une ordonnance de libération rendue en application de la *Loi sur la faillite et l'insolvabilité* (Canada). Une copie certifiée conforme de l'ordonnance se trouve ci-jointe.

2. Le débiteur est libre des dettes visées à l'article 178 de cette loi.

OU

Certificat d'exécution intégrale

1. L'ordonnance a été libérée par un certificat d'exécution intégrale remis en application de la *Loi sur la faillite et l'insolvabilité* (Canada). Une copie du certificat se trouve ci-jointe.

2. Le débiteur est libre des dettes visées à l'article 178 de cette loi.

..... *(nom du débiteur)* demande que le bref de saisie-exécution délivré à l'égard de l'ordonnance soit retiré en vertu de la règle 60.15 des *Règles de procédure civile*.

date

*(signature du débiteur)**(nom, adresse et numéro de téléphone du débiteur ou de son avocat)*

21. Les formules 74.14 et 74.15 sont abrogées et remplacées par ce qui suit :

FORMULE 74.14

*Loi sur les tribunaux judiciaires*REQUÊTE EN VUE D'OBTENIR UN CERTIFICAT DE NOMINATION À TITRE DE FIDUCIAIRE
DE LA SUCCESSION NON TESTAMENTAIRE (PARTICULIER REQUÉRANT)

ONTARIO

COUR SUPÉRIEURE DE JUSTICE

REQUÊTE EN VUE D'OBTENIR UN CERTIFICAT DE
NOMINATION À TITRE DE FIDUCIAIRE DE LA
SUCCESSION NON TESTAMENTAIRE
(PARTICULIER REQUÉRANT)
(Formule 74.14 prévue par les Règles)à
La présente requête est déposée par (inscrire le nom et l'adresse)

RENSEIGNEMENTS SUR LE DÉFUNT

Remplir au complet le cas échéant.

Premier prénom :	Deuxième prénom :	Troisième prénom :	Nom de famille :
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De plus, si le défunt était connu sous un ou plusieurs autres noms, inscrire son ou ses noms complets ci-dessous, y compris son nom de famille.

Premier prénom :	Deuxième prénom :	Troisième prénom :	Nom de famille :

Adresse de la résidence permanente : (numéro et rue ou adresse postale) (cité ou ville)

(comté ou district)

Si le défunt n'avait pas de résidence permanente en Ontario, y avait-il des biens?

☐ Non ☐ Oui

Dernière profession du défunt :

Lieu du décès : (cité ou ville; comté ou district)

Date du décès :
(jour, mois, année)État civil : ☐ célibataire ☐ marié(e) ☐ veuf/veuve ☐ divorcé(e)Le mariage du défunt avait-il été dissous par un jugement irrévocable de divorce ou déclaré nul? ☐ Non ☐ Oui
Dans l'affirmative, préciser dans une annexe.Le défunt s'était-il prêté à une forme de mariage avec une personne dans le cas où il semble incertain qu'un mariage antérieur du défunt ait été dissous par un divorce ou déclaré nul? ☐ Non ☐ Oui
Dans l'affirmative, donner dans une annexe les nom et adresse de la personne et des enfants (y compris les enfants décédés) issus de ce mariage.Un mariage antérieur d'une personne avec laquelle le défunt s'était prêté à une forme de mariage avait-il été dissous par un divorce ou déclaré nul? ☐ Non ☐ Oui
Dans l'affirmative, préciser dans une annexe.Immédiatement avant son décès, le défunt vivait-il avec une personne dans une relation conjugale hors du mariage? ☐ Non ☐ Oui
Dans l'affirmative, donner dans une annexe les nom et adresse de la personne.

PERSONNES QUI ONT DROIT À UNE PARTIE DE LA SUCCESSION

(Joindre une annexe si l'espace est insuffisant. Si la personne qui a droit à une partie de la succession n'est pas un conjoint, un enfant, un père, une mère, un frère ou une sœur du défunt, indiquer comment s'établit le lien de parenté.)

Nom

Adresse

Lien de parenté
avec le défuntÂge (si la personne
a moins de 18 ans)

VALEUR DES BIENS DE LA SUCCESSION

Le montant total ne doit pas comprendre l'assurance payable à un bénéficiaire désigné ou cédée à titre onéreux, les biens détenus conjointement et transmis avec gain de survie, ni les biens immeubles situés à l'extérieur de l'Ontario.

Biens meubles	Biens immeubles, déduction faite des sûretés	Total
\$	\$	\$

Expliquer pourquoi le (la) requérant(e) a le droit de présenter la requête.

AFFIDAVIT(S) DU/DE LA/DES REQUÉRANT(E)(S)

(Annexer au besoin une autre feuille pour les affidavits additionnels.)

Je soussigné(e), un(e) requérant(e) désigné(e) dans la présente requête, déclare sous serment/affirme solennellement ce qui suit :

1. J'ai au moins 18 ans et je suis un résident de l'Ontario.
2. J'ai recherché consciencieusement un testament ou autre document testamentaire, mais sans résultat. Je crois que le défunt n'a laissé ni testament ni autre document testamentaire.
3. J'administrerai fidèlement les biens du défunt conformément à la loi et rendrai compte de mon administration de façon exacte et complète dans les cas où la loi m'y oblige.
4. Les consentements de la part de personnes qui détiennent, ensemble, un intérêt majoritaire sur les biens de la succession, selon la valeur de ceux-ci à la date du décès, sont annexés.
5. Au mieux de ma connaissance et de ce que je tiens pour véridique, les renseignements contenus dans la présente requête et dans toute annexe de celle-ci sont exacts.

Nom : (nom de famille et prénom(s))

Profession :

Adresse : (numéro et rue ou adresse postale) (cité ou ville)

(province)

(code postal)

Déclaré sous serment/affirmé solennellement devant moi)

dans le(la)

de

situé(e) dans le(la)

de(du) le 20.....)

signature du/de la requérant(e)

commissaire aux affidavits (ou la personne autorisée)

Nom : <i>(nom de famille et prénom(s))</i>	Profession :
Adresse : <i>(numéro et rue ou adresse postale)</i> <i>(cité ou ville)</i>	<i>(province)</i> <i>(code postal)</i>

Déclaré sous serment/affirmé solennellement devant moi)

dans le(la))

de)

situé(e) dans le(la))

de(du) le 20.....)

signature du/de la requérant(e)

commissaire aux affidavits *(ou la personne autorisée)*

FORMULE 74.15

Loi sur les tribunaux judiciaires

**REQUÊTE EN VUE D'OBTENIR UN CERTIFICAT DE NOMINATION À TITRE DE FIDUCIAIRE
DE LA SUCCESSION NON TESTAMENTAIRE (PERSONNE MORALE REQUÉRANTE)**

ONTARIO

COUR SUPÉRIEURE DE JUSTICE

**REQUÊTE EN VUE D'OBTENIR UN CERTIFICAT DE
NOMINATION À TITRE DE FIDUCIAIRE
DE LA SUCCESSION NON TESTAMENTAIRE
(PERSONNE MORALE REQUÉRANTE)**
(Formule 74.15 prévue par les Règles)

à

La présente requête est déposée par (inscrire le nom et l'adresse)

RENSEIGNEMENTS SUR LE DÉFUNT*Remplir au complet le cas échéant.*

Premier prénom :	Deuxième prénom :	Troisième prénom :	Nom de famille :
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De plus, si le défunt était connu sous un ou plusieurs autres noms, inscrire son ou ses noms complets ci-dessous, y compris son nom de famille.

Premier prénom :	Deuxième prénom :	Troisième prénom :	Nom de famille :
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Adresse de la résidence permanente : (numéro et rue ou adresse postale) (cité ou ville)

(comté ou district)

Si le défunt n'avait pas de résidence permanente en Ontario, y avait-il des biens?

☐ Non ☐ Oui

Dernière profession du défunt :

Lieu du décès : (cité ou ville; comté ou district)

Date du décès :
(jour, mois, année)

État civil :	<input type="checkbox"/> célibataire	<input type="checkbox"/> marié(e)	<input type="checkbox"/> veuf/veuve	<input type="checkbox"/> divorcé(e)
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Le mariage du défunt avait-il été dissous par un jugement irrévocable de divorce ou déclaré nul?

☐ Non ☐ Oui

Dans l'affirmative, préciser dans une annexe.

Le défunt s'était-il prêté à une forme de mariage avec une personne dans le cas où il semble incertain

qu'un mariage antérieur du défunt ait été dissous par un divorce ou déclaré nul?

☐ Non ☐ Oui

Dans l'affirmative, donner dans une annexe les nom et adresse de la personne et des enfants (y compris les enfants décédés) issus de ce mariage.

Un mariage antérieur d'une personne avec laquelle le défunt s'était prêté à une forme de mariage avait-il été dissous par un divorce ou déclaré nul?

☐ Non ☐ Oui

Dans l'affirmative, préciser dans une annexe.

Immédiatement avant son décès, le défunt vivait-il avec une personne dans une relation conjugale hors du mariage?

☐ Non ☐ Oui

Dans l'affirmative, donner dans une annexe les nom et adresse de la personne.

PERSONNES QUI ONT DROIT À UNE PARTIE DE LA SUCCESSION

(Joindre une annexe si l'espace est insuffisant. Si la personne qui a droit à une partie de la succession n'est pas un conjoint, un enfant, un père, une mère, un frère ou une sœur du défunt, indiquer comment s'établit le lien de parenté.)

Nom**Adresse****Lien de parenté
avec le défunt****Âge (si la personne
a moins de 18 ans)****VALEUR DES BIENS DE LA SUCCESSION**

Le montant total ne doit pas comprendre l'assurance payable à un bénéficiaire désigné ou cédée à titre onéreux, les biens détenus conjointement et transmis avec gain de survie, ni les biens immeubles situés à l'extérieur de l'Ontario.

Biens meubles**Biens immeubles,
déduction faite des sûretés****Total**

\$

\$

\$

Expliquer pourquoi le (la) requérant(e) a le droit de présenter la requête.

AFFIDAVIT(S) DU/DE LA/DES REQUÉRANT(E)(S)

(Annexer au besoin une autre feuille pour les affidavits additionnels.)

Je soussigné(e), agent fiduciaire désigné dans la présente requête, déclare sous serment/affirme solennellement ce qui suit :

1. Je suis un agent fiduciaire de la personne morale requérante.
2. J'ai au moins 18 ans.
3. J'ai recherché consciencieusement un testament ou autre document testamentaire, mais sans résultat. Je crois que le défunt n'a laissé ni testament ni autre document testamentaire.
4. La personne morale requérante administrera fidèlement les biens du défunt conformément à la loi et rendra compte de mon administration
5. de façon exacte et complète dans les cas où la loi l'y oblige.
6. Les consentements de la part de personnes qui détiennent, ensemble, un intérêt majoritaire sur les biens de la succession, selon la valeur de ceux-ci à la date du décès, sont annexés.
6. Au mieux de ma connaissance et de ce que je tiens pour véridique, les renseignements contenus dans la présente requête et dans toute annexe de celle-ci sont exacts.

Dénomination de la personne morale requérante :**Nom de l'agent fiduciaire :**

Adresse de la personne morale requérante : (numéro et rue ou adresse postale) (cité ou ville) (province) (code postal)

Déclaré sous serment/affirmé solennellement devant moi

dans le(la)

de

situé(e) dans le(la)

de(du) le 20.....

signature de l'agent fiduciaire

commissaire aux affidavits (ou la personne autorisée)

22. Le présent règlement entre en vigueur le 1^{er} juillet 2005.

ONTARIO REGULATION 261/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 664/98

(Fish Licensing)

Note: Ontario Regulation 664/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 2 (3) of Ontario Regulation 664/98 is amended by adding the following paragraph:

5. A one day fishing licence.

(2) Paragraph 4 of subsection 2 (4) of the Regulation is revoked and the following substituted:

4. The birth certificate of a Canadian resident who requires the direct assistance of another person to fish and to follow applicable laws in respect of fishing due to a condition of mental impairment or a developmental disability, a learning disability or dysfunction, or a mental disorder.

(3) Section 2 of the Regulation is amended by adding the following subsection:

- (5) A person fishing under a birth certificate that is deemed to be a sport fishing licence under paragraph 4 of subsection (4) shall be accompanied by another person while sport fishing.

2. (1) Subsection 5 (1) of the Regulation is amended by striking out “valid for sport fishing” in the portion before paragraph 1 and substituting “a sport fishing licence”.**(2) Subsection 5 (2) of the Regulation is revoked and the following substituted:**

- (2) A resident of Quebec who is authorized to sport fish in accordance with the laws of Quebec shall be deemed to be the holder of a sport fishing licence in the following Ontario waters:

1. The Ottawa River (45° 34'N., 74° 23'W.) lying south of the dam situated in Temiscamingue, Quebec.
2. Lake St. Francis (45° 08'N., 74° 25'W.) and the waters of the St. Lawrence River lying between the easterly side of the dam at the site of the Robert H. Saunders Generating Station and the interprovincial boundary between Ontario and Quebec.
3. Lake Timiskaming (47° 20'N., 79° 30'W.).
4. Clarice Lake (48° 20'N., 79° 32'W.).
5. Labyrinth Lake (48° 14'N., 79° 31'W.).
6. Raven Lake (48° 03'N., 79° 33'W.).

3. The Regulation is amended by adding the following section:

- 6.1** A person who fishes under a document that is deemed to be a sport fishing licence shall carry it while fishing.

4. Section 20 of the Regulation is amended by adding the following subsection:

- (3) The holder of an aquaculture licence shall not buy fish under clause (1) (b) except from a person who is authorized to sell the fish.

5. Section 29 of the Regulation is revoked and the following substituted:

- 29. (1)** For the purposes of paragraph 4 (1) (b) of the Ontario Fishery Regulations, each of the following documents shall be deemed to be a licence to transport live fish if the fish have been cultured, caught, bought or sold under the authority of the document:

1. An aquaculture licence.
2. A commercial fishing licence.
3. A document deemed to be a licence to sell fish under section 32.
4. A receipt, invoice or bill of lading issued by the holder of a licence referred to in paragraph 1 or 3.
5. A transport purchase record or a daily catch report issued by the holder of a commercial fishing licence.

6. A licence to collect fish for scientific purposes.
7. A licence to collect fish from Ontario waters.
8. A licence to stock fish.

(2) A person shall carry the document deemed to be a licence to transport live fish under subsection (1) while transporting the fish.

(3) Subsection 57 (1) of the Act does not apply,

- (a) to a person transporting fish in a container who produces, on request, a copy of a document described in subsection (1) in respect of the fish being transported; or
- (b) to a person transporting fish taken in accordance with the Act and the regulations and under the authority of a sport fishing licence, if that person accompanies the fish during transportation.

6. Section 31.3 of the Regulation is amended by adding the following subsection:

(1.1) The holder of a commercial bait licence shall not buy leeches, frogs or baitfish for commercial purposes except from a person who is authorized to sell them.

7. (1) Subsection 32 (1) of the Regulation is amended by adding “or (3)” after “subsection (2)”.

(2) Subsection 32 (2) of the Regulation is amended by adding “For fish that originate in Ontario” at the beginning.

(3) Subsection 32 (3) of the Regulation is revoked and the following substituted:

(3) For the purposes of subsection 51 (1) of the Act and subject to subsection 32.2 (3) of this Regulation, a person shall be deemed to hold a licence to sell fish that have been transported into Ontario if the person possesses,

- (a) an invoice, receipt, bill of lading or similar document that lists the buyer, seller, species, weight and condition of the fish; and
 - (b) a Canadian Food Inspection Agency Fish Import Notification in respect of the fish.
- (4) A person who holds the documents described in subsection (2) or (3) shall retain them for a period of three years.

8. Section 34 of the Regulation is revoked and the following substituted:

34. (1) Royalties may be charged to the holder of a commercial fishing licence in respect of the species of fish listed in Schedule D.

(2) Royalties shall be calculated and invoiced as follows:

1. For fish harvested during the period beginning January 1 of the year and ending April 30 of the year, an interim invoice shall be issued by June 30 of the year and it shall be paid by July 31 of the same year.
2. For fish harvested during the period beginning May 1 of the year and ending August 31 of the year, an interim invoice shall be issued by October 31 of the year and it shall be paid by November 30 of the same year.
3. For fish harvested during the period beginning September 1 of the year and ending December 31 of the year, the interim invoice shall be issued by February 28 of the following year and it shall be paid by March 31 of that year.
4. For fish caught during the year but not already paid for, a final invoice shall be issued by May 31 of the following year and it shall be paid by June 30 of that year.

(3) An interim invoice shall be calculated as follows:

1. Calculate, by species and month, the number of pounds of unprocessed fish harvested by the person.
2. Multiply that amount by the previous year's average annual price per pound for that species in the economic zone in which the fish were caught.
3. Multiply the result of the calculations made under paragraph 2 by 0.033.
4. Add the results for each species together.

(4) An amount, if any, set out in the final invoice shall be calculated as follows:

1. Calculate, by species, the number of pounds of unprocessed fish harvested by the month.
2. Multiply that amount by the average price per pound for that species paid in the month of harvest in the economic zone in which the fish were caught.
3. Multiply the result of the calculations made under paragraph 2 by 0.033.
4. Add the results together and then subtract any amounts paid on the interim invoices for the year.

(5) A person shall pay interest on any amount that is invoiced and not paid when due at a rate to be determined by the Minister of Finance in accordance with section 10 of the *Financial Administration Act*.

(6) A refund shall be made to a person if,

(a) the amount calculated under subsection (4) is negative; and

(b) the person will not be fishing the following year under the licence under which royalties were paid.

(7) A refund shall not be made to a person and shall instead be credited to the next royalty payment to be made if,

(a) the amount calculated under subsection (4) is negative; and

(b) the person has renewed the commercial fishing licence under which the royalties were paid.

9. Section 34.1 and the heading immediately preceding section 34.1 of the Regulation are revoked and the following substituted:

PART IV MISCELLANEOUS

LICENCE TO COLLECT FISH FOR SCIENTIFIC PURPOSES

34.1 (1) The Minister may issue a licence to collect fish for scientific purposes.

(2) The holder of a licence to collect fish for scientific purposes shall complete a return in the form required by the Minister and submit it to the Minister on or before the date specified in the licence.

25/05

ONTARIO REGULATION 262/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 665/98

(Hunting)

Note: Ontario Regulation 665/98 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 15 (3) of Ontario Regulation 665/98 is revoked and the following substituted:

(3) A small game licence is not valid from June 16 to August 31 in any year in the parts of Ontario lying north and west of a line from Georgian Bay to the Ottawa River formed by the southerly boundary of The District Municipality of Muskoka and the southerly and easterly boundaries of the Territorial District of Nipissing, unless the holder of the small game licence,

(a) is hunting small game with a falconry bird or a non-indigenous falconry bird; or

(b) is hunting game birds on a game bird hunting preserve.

2. Section 25 of the Regulation is amended by adding the following subsection:

(3.1) A person hunting game birds or small game on the same day during the open seasons established under Tables 7 and 7.1 or Tables 9 and 9.1 shall not kill in one day, or possess at any time, more of a species than the number specified for that species for the wildlife management unit in Table 7 or 9.

3. Section 43 of the Regulation is revoked and the following substituted:

43. (1) A person who holds a licence to hunt deer shall not kill more than one deer under the licence or, if the person has been issued more than one seal, more deer than the total number of seals issued to the person.

(2) In addition to the seal issued with a licence to hunt deer, one or more additional seals may be issued for the whole or any part of a wildlife management unit for which there is an open season in Table 5 of Ontario Regulation 670/98 (Open Seasons — Wildlife).

(3) A person shall hunt in accordance with any conditions that may be specified on the seal with respect to the type of deer that may be hunted, the manner of hunting and the area in which the hunting may occur.

4. Part XI of the Regulation is amended by adding the following section:

78.1 (1) A person who hunts game birds, other than with a falconry bird or a non-indigenous falconry bird, shall hunt in accordance with Table 7 of Ontario Regulation 670/98 (Open Seasons — Wildlife).

(2) A person who hunts game birds with a falconry bird or a non-indigenous falconry bird shall hunt in accordance with Table 7.1 of Ontario Regulation 670/98 (Open Seasons — Wildlife).

(3) A person who hunts small game, other than with a falconry bird or a non-indigenous falconry bird, shall hunt in accordance with Table 9 of Ontario Regulation 670/98 (Open Seasons — Wildlife).

(4) A person who hunts small game with a falconry bird or a non-indigenous falconry bird shall hunt in accordance with Table 9.1 of Ontario Regulation 670/98 (Open Seasons — Wildlife).

5. Subparagraph 1 ii of subsection 86 (1) of the Regulation is revoked and the following substituted:

- ii. Items 39, 40, 42, 43, 43.1.1, 43.2, 45, 47, 65, 67, 68, 72, 73, 74, 76 and 79.

25/05

ONTARIO REGULATION 263/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 666/98
(Possession, Buying and Selling of Wildlife)

Note: Ontario Regulation 666/98 has not previously been amended.

1. Ontario Regulation 666/98 is amended by adding the following section immediately before the heading "SELLING":

8.1 A holder of a licence authorizing the selling of pelts or carcasses of furbearing mammals under this Part shall not sell a pelt or carcass, except to a person who may buy it lawfully.

2. Subsection 20 (9) of the Regulation is amended by striking out "*Meat Inspection Act (Ontario)*" and substituting "*Food Safety and Quality Act, 2001*".

25/05

ONTARIO REGULATION 264/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 668/98
(Wildlife in Captivity)

Note: Ontario Regulation 668/98 has not previously been amended.

1. Section 3 of Ontario Regulation 668/98 is revoked and the following substituted:

3. (1) A person who owns or operates a zoo may, in accordance with a licence issued under the Act,

- (a) keep or propagate game wildlife and specially protected wildlife; and
- (b) buy or sell game wildlife and specially protected wildlife.

(2) The person shall not,

- (a) buy game wildlife or specially protected wildlife, except from a person who may sell it lawfully; or
- (b) sell it, except to a person who may buy it lawfully.

2. Section 7 of the Regulation is revoked and the following substituted:

7. (1) A person may,

- (a) keep a game reptile, a specially protected reptile, a game amphibian or a specially protected amphibian in captivity under a licence issued under subsection 40 (1) of the Act;
- (b) propagate it under a licence issued under subsection 45 (1) of the Act; and
- (c) buy or sell it under a licence issued under subsection 48 (1) of the Act.

(2) The person shall not,

- (a) buy a game reptile, a specially protected reptile, a game amphibian or a specially protected amphibian, except from a person who may sell it lawfully; or
- (b) sell it, except to a person who may buy it lawfully.

3. Section 24 of the Regulation is amended by adding the following subsection:

(4) The person shall not,

- (a) buy a falconry bird, except from a person who may sell it lawfully; or
- (b) sell a falconry bird, except to a person who may buy it lawfully.

25/05

ONTARIO REGULATION 265/05

made under the

FOREST FIRES PREVENTION ACT

Made: June 1, 2005

Filed: June 3, 2005

Amending O. Reg. 207/96

(Outdoor Fires)

Note: Ontario Regulation 207/96 has previously been amended. Those amendments are listed in the [Table of Regulations](#), [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Schedules 1 and 2 to Ontario Regulation 207/96 are revoked the following substituted:

SCHEDULE 1 WEST FIRE REGION

All that land in the territorial districts of Cochrane, Kenora, Kenora (Patricia Portion), Thunder Bay and Rainy River in the Province of Ontario, being composed of those parts of the said territorial districts designated as Zones 1 to 13, both inclusive, on a plan known as West Fire Region, Restricted Fire Zones, filed on March 11, 2005 with the Office of the Surveyor General in the Ministry of Natural Resources.

SCHEDULE 2 EAST FIRE REGION

All that land in the territorial districts of Algoma, Cochrane, Kenora (Patricia Portion), Manitoulin, Muskoka, Nipissing, Parry Sound, Sudbury, Thunder Bay and Timiskaming, and in the counties of Bruce, Grey, Frontenac, Haliburton, Hastings,

Lennox and Addington, Peterborough, Lanark, Renfrew, Simcoe and in the City of Kawartha Lakes in the Province of Ontario, being composed of those parts of the said territorial districts, counties and city designated as Zones 14 to 36, both inclusive, on a plan known as East Fire Region, Restricted Fire Zones, filed on March 11, 2005 with the Office of the Surveyor General in the Ministry of Natural Resources.

25/05

ONTARIO REGULATION 266/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: May 16, 2005

Filed: June 3, 2005

Amending O. Reg. 670/98

(Open Seasons — Wildlife)

Note: Ontario Regulation 670/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Table to Ontario Regulation 670/98 immediately following section 6 is revoked and the following substituted:

WILDLIFE TABLES — OPEN SEASONS LIST OF TABLES

Table	Species
1	American Elk
2	Black Bear
3	Bullfrog
4	Common Snapping Turtle
5	Deer
6	Furbearing Mammals
7	Game Bird-Hunting other than with a falconry bird or a non-indigenous falconry bird
7.1	Game Bird-Hunting with a falconry bird or a non-indigenous falconry bird
8	Moose
9	Small Game-Hunting other than with a falconry bird or a non-indigenous falconry bird
9.1	Small Game-Hunting with a falconry bird or a non-indigenous falconry bird
10	Woodland Caribou

2. (1) Item 27 of Table 6 of the Regulation is revoked and the following substituted:

27.	Muskrat	Paragraph 1 of Schedule 4	From October 15, in any year, to May 10 in the year next following
-----	---------	---------------------------	--

(2) Items 29 and 30 of Table 6 of the Regulation are revoked.

3. The heading to Table 7 of the Regulation is revoked and the following substituting:

TABLE 7

GAME BIRD — OPEN SEASON

HUNTING OTHER THAN WITH A FALCONRY BIRD OR A NON-INDIGENOUS FALCONRY BIRD

4. The Regulation is amended by adding the following Table:

TABLE 7.1
GAME BIRD — OPEN SEASON
HUNTING WITH A FALCONRY BIRD OR NON-INDIGENOUS FALCONRY BIRD

Item	Column 1 Species	Column 2 Area (Nos. refer to WMUs unless otherwise stated)	Column 3 Open Season — Residents and Non-Residents	Column 4 Time Limits	Column 5 Daily Bag Limits	Column 6 Possession Limits
1.	Gray Partridge (Hungarian)	13, 55-59, 60A, 61- 68, 69A, 70-76, 87-90	From September 1 to March 31 in the next year following.		2	6
2.	Ruffed Grouse and Spruce Grouse	1-50, 53-59, 60A, 61-90	From September 1 to March 31 in the next year following.		Combined total of 3	Combined total of 9
3.	Sharp-tailed Grouse and Ptarmigan	1-50, 53-59, 60A, 61-93	From September 1 to March 31 in the next year following.		3 Sharp-tailed Grouse, 3 Ptarmigan	9 Sharp-tailed Grouse, 9 Ptarmigan
4.	Ring-necked Pheasant	2-50, 53-59, 60A, 61-95	From September 1 to March 31 in the next year following.		2 of either sex	2 of either sex

5. The heading to Table 9 of the Regulation is revoked and the following substituting:

TABLE 9
SMALL GAME — OPEN SEASON
HUNTING OTHER THAN WITH A FALCONRY BIRD OR A NON-INDIGENOUS FALCONRY BIRD

6. The Regulation is amended by adding the following Table:

TABLE 9.1
SMALL GAME — OPEN SEASON
HUNTING WITH A FALCONRY BIRD OR NON-INDIGENOUS FALCONRY BIRD

Item	Column 1 Species	Column 2 Area (Nos. refer to WMUs unless otherwise stated)	Column 3 Open Season — Residents and Non-Residents	Column 4 Daily Bag Limits	Column 5 Possession Limits
1.	Cottontail, Varying Hare, European Hare	1-50, 53-59	From September 1 to June 15 in the next year following.	6 Cottontail, 3 Varying Hare, 3 European Hare	
2.	Cottontail, Varying Hare, European Hare	60A, 61-95	From September 1 to March 31 in the next year following.	6 Cottontail, 3 Varying Hare, 3 European Hare	
3.	Gray (Black) and Fox Squirrels	36-50, 53-59, 60A, 61-94	From September 1 to March 31 in the next year following.	Combined total of 5	Combined total of 5

Made by:

DAVID JAMES RAMSAY
Minister of Natural Resources

Date made: May 16, 2005.

ONTARIO REGULATION 267/05

made under the

HEALTH INSURANCE ACT

Made: June 1, 2005

Filed: June 3, 2005

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 37.5 of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

37.5 (1) This section, as it read immediately before April 1, 2002, continues to apply with respect to payments for services rendered before April 1, 2002.

(2) This section, as it read immediately before April 1, 2005, continues to apply with respect to payments for services rendered after March 31, 2002 and before April 1, 2005, except that, with respect to services rendered after March 31, 2004 and before April 1, 2005, the amount in the Table to this section as it existed at that time shall be read as if it said "\$466, 375" instead of "\$455,000".

2. The Regulation is amended by adding the following section:

37.6 (1) The basic fee payable for an insured service rendered by a physician in Ontario, as set out in the schedule of benefits, shall be increased by 2.5 per cent if,

- (a) the service is rendered on or after April 1, 2004; and
- (b) the service is listed in the publication of the Ministry of Health and Long-Term Care entitled "List of Family Practice Professional Fees described in s. 4.A.1(a) of the 2004 Memorandum of Agreement between the Ontario Medical Association and the Minister of Health and Long-Term Care".

(2) The basic fee payable for an insured service rendered by a physician in Ontario, as set out in the schedule of benefits, shall be increased by 2 per cent if,

- (a) the service is rendered on or after April 1, 2004; and
- (b) the service is listed in the publication of the Ministry of Health and Long-Term Care entitled "List of Specialist Practice Professional Fees described in s. 4.A.1(b) of the 2004 Memorandum of Agreement between the Ontario Medical Association and the Minister of Health and Long-Term Care".

3. The Regulation is amended by adding the following section:

37.7 The basic fee payable for an insured service rendered by a physician in Ontario, as set out in the schedule of benefits, shall be increased by 1 per cent if,

- (a) the service is rendered on or after April 1, 2005; and
- (b) the service is listed in the publication of the Ministry of Health and Long-Term Care entitled "List of Technical Fees described in s. 4.A.1(c) of the 2004 Memorandum of Agreement between the Ontario Medical Association and the Minister of Health and Long-Term Care".

4. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Sections 1 and 3 shall be deemed to have come into force on April 1, 2005.

(3) Section 2 shall be deemed to have come into force on April 1, 2004.

CORRECTION

Ontario Regulation 216/05 under the *Registry Act* published in the June 4, 2005 issue of *The Ontario Gazette*.

Section 1 of the regulation should have read as follows:

1. The Table to subsection 1 (1) of Ontario Regulation 21/99 is amended by striking out “Metropolitan Toronto (No. 64)” and substituting “Toronto (No. 66)”.

NOTE: The Table of Regulations Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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The Ontario Gazette La Gazette de l'Ontario

Vol. 138-26
Saturday, 25th June 2005

Toronto

ISSN 0030-2937
Le samedi 25 juin 2005

Parliamentary Notice Avis parlementaire

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Monday, June 13, 2005, 6:20 p.m.

His Honour the Administrator entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Speaker addressed His Honour as follows:-

"May it please Your Honour:

The Legislative Assembly of the Province has, at its present meetings thereof, passed certain bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's assent."

The Clerk Assistant then read the titles of the bills that had passed as follows:-

"The following are the titles of the bills to which Your Honour's assent is prayed:

Sanction royale

PROVINCE DE L'ONTARIO

Toronto, lundi 13 juin, 2005, 18 h 20

Son Honneur l'administrateur fait son entrée à la Chambre de l'Assemblée législative et prend place sur le Trône.

Le président s'adresse à Son Honneur en ces mots :

« Plaise à Votre Honneur :

L'Assemblée législative de la province a adopté à sa présente session certains projets de loi, auxquels, au nom et de la part de l'Assemblée législative, je vous prie respectueusement de bien vouloir accorder votre sanction. »

Le greffier adjoint lit alors les titres de projets de loi adoptés de la façon suivante :

« Nous demandons humblement à Votre Honneur de sanctionner les projets de loi suivant :

Bill 3	An Act to protect anaphylactic pupils. [S.O. 2005, Chapter 7]
Bill 92	An Act to amend the Municipal Act, 2001. [S.O. 2005, Chapter 8]
Bill 110	An Act to require the disclosure of information to police respecting persons being treated for gunshot wounds. [S.O. 2005, Chapter 9]
Bill 113	An Act to proclaim the month of May as Asian Heritage Month. [S.O. 2005, Chapter 10]

Projet de loi 3	Loi visant à protéger les élèves anaphylactiques. [L.O. 2005, Chapitre 7]
Projet de loi 92	Loi modifiant la Loi de 2001 sur les municipalités. [L.O. 2005, Chapitre 8]
Projet de loi 110	Loi exigeant la divulgation à la police de renseignements en ce qui concerne les personnes traitées pour blessure par balle. [L.O. 2005, Chapitre 9]
Projet de loi 113	Loi proclamant le mois de mai Mois du patrimoine asiatique. [L.O. 2005, Chapitre 10]

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
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Bill 118	An Act respecting the development, implementation and enforcement of standards relating to accessibility with respect to goods, services, facilities, employment, accommodation, buildings and all other things specified in the Act for persons with disabilities. [S.O. 2005, Chapter 11]	Projet de loi 118	Loi traitant de l'élaboration, de la mise en œuvre et de l'application de normes concernant l'accessibilité pour les personnes handicapées en ce qui concerne les biens, les services, les installations, l'emploi, le logement, les bâtiments et toutes les autres choses qu'elle précise. [L.O. 2005, Chapitre 11]
Bill 133	An Act to amend the Environmental Protection Act and the Ontario Water Resources Act in respect of enforcement and other matters. [S.O. 2005, Chapter 12]	Projet de loi 133	Loi modifiant la Loi sur la protection de l'environnement et la Loi sur les ressources en eau de l'Ontario en ce qui a trait à l'exécution et à d'autres questions. [L.O. 2005, Chapitre 12]
Bill 136	An Act respecting the establishment of growth plan areas and growth plans. [S.O. 2005, Chapter 13]	Projet de loi 136	Loi sur l'établissement de zones de croissance planifiée et de plans de croissance. [L.O. 2005, Chapitre 13]
Bill 142	An Act to amend the Highway Traffic Act with respect to school crossing guards. [S.O. 2005, Chapter 14]	Projet de loi 142	Loi modifiant le Code de la route en ce qui a trait aux passeurs scolaires. [L.O. 2005, Chapitre 14]
Bill 144	An Act to amend certain statutes relating to labour relations. [S.O. 2005, Chapter 15]	Projet de loi 144	Loi modifiant des lois concernant les relations de travail. [L.O. 2005, Chapitre 15]
Bill 155	An Act to amend the Family Responsibility and Support Arrears Enforcement Act, 1996 and to make consequential amendments to the Fish and Wildlife Conservation Act, 1997. [S.O. 2005, Chapter 16]	Projet de loi 155	Loi modifiant la Loi de 1996 sur les obligations familiales et l'exécution des arriérés d'aliments et apportant des modifications corrélatives à la Loi de 1997 sur la protection du poisson et de la faune. [L.O. 2005, Chapitre 16]
Bill 158	An Act to replace the Theatres Act and to amend other Acts in respect of film. [S.O. 2005, Chapter 17]	Projet de loi 158	Loi remplaçant la Loi sur les cinémas et modifiant d'autres lois en ce qui concerne les films. [L.O. 2005, Chapitre 17]
Bill 164	An Act to rename and amend the Tobacco Control Act, 1994, repeal the Smoking in the Workplace Act and make complementary amendments to other Acts. [S.O. 2005, Chapter 18]	Projet de loi 164	Loi visant à modifier le titre et la teneur de la Loi de 1994 sur la réglementation de l'usage du tabac, à abroger la Loi limitant l'usage du tabac dans les lieux de travail et à apporter des modifications complémentaires à d'autres lois. [L.O. 2005, Chapitre 18]
Bill 168	An Act to ensure fairness, to foster competition and consumer choice and to encourage innovation in the farm implement sector. [S.O. 2005, Chapter 19]	Projet de loi 168	Loi visant à assurer l'équité, à favoriser la concurrence et le choix chez le consommateur et à encourager l'innovation dans le secteur des appareils agricoles. [L.O. 2005, Chapitre 19]
Bill 186	An Act respecting the composition of the council of The Regional Municipality of Peel. [S.O. 2005, Chapter 20]	Projet de loi 186	Loi traitant de la composition du conseil de la municipalité régionale de Peel. [L.O. 2005, Chapitre 20]
Bill 194	An Act to amend the Education Act. [S.O. 2005, Chapter 21]	Projet de loi 194	Loi modifiant la Loi sur l'éducation. [L.O. 2005, Chapitre 21]
Bill 203	An Act to proclaim Ontario Wine Week. [S.O. 2005, Chapter 22]	Projet de loi 203	Loi proclamant la Semaine des vins de l'Ontario. [L.O. 2005, Chapitre 22]
Bill 213	An Act to amend the Election Act. [S.O. 2005, Chapter 23]	Projet de loi 213	Loi modifiant la Loi électorale. [L.O. 2005, Chapitre 23]
Bill 216	An Act to amend the Apprenticeship and Certification Act, 1998. [S.O. 2005, Chapter 24]	Projet de loi 216	Loi modifiant la Loi de 1998 sur l'apprentissage et la reconnaissance professionnelle. [L.O. 2005, Chapitre 24]

Bill Pr7	An Act to revive Key Aircraft Services Inc. [S.O. 2005, Chapter Pr1]
Bill Pr9	An Act to revive Acton Disposal Services Limited. [S.O. 2005, Chapter Pr2]
Bill Pr11	An Act respecting The Kitchener-Waterloo Young Men's Christian Association. [S.O. 2005, Chapter Pr3]
Bill Pr12	An Act respecting Tyndale University College & Seminary. [S.O. 2005, Chapter Pr4]
Bill Pr14	An Act respecting the Institute for Christian Studies. [S.O. 2005, Chapter Pr5]
Bill Pr15	An Act respecting the Toronto Atmospheric Fund and the Clean Air Partnership (formerly known as the Toronto Atmospheric Fund Foundation). [S.O. 2005, Chapter Pr6]

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:-

"In Her Majesty's name, His Honour the Administrator doth assent to these bills."

His Honour was then pleased to retire.

(138-G795A) CLAUDE L. DESROSIERS
Clerk of the Legislative Assembly

Bill Pr7	An Act to revive Key Aircraft Services Inc. [S.O. 2005, Chapter Pr1]
Bill Pr9	An Act to revive Acton Disposal Services Limited. [S.O. 2005, Chapter Pr2]
Bill Pr11	An Act respecting The Kitchener-Waterloo Young Men's Christian Association. [S.O. 2005, Chapter Pr3]
Bill Pr12	An Act respecting Tyndale University College & Seminary. [S.O. 2005, Chapter Pr4]
Bill Pr14	An Act respecting the Institute for Christian Studies. [S.O. 2005, Chapter Pr5]
Bill Pr15	An Act respecting the Toronto Atmospheric Fund and the Clean Air Partnership (formerly known as the Toronto Atmospheric Fund Foundation). [S.O. 2005, Chapter Pr6]

La sanction royale a accordée à ces projets de loi est annoncée par le greffier de l'Assemblée législative en ces mots :

« Au nom de Sa Majesté, Son Honneur l'administrateur sanctionne ces projets de loi. »

Son Honneur se retire ensuite.

(138-G795B) Le greffier de l'Assemblée législative
CLAUDE L. DESROSIERS

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form.
2. serve the applicant with the objection.
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board.
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

B G Transport LLC 46455
6505 Cranberry Lake Rd., Clarkston, Michigan 48348, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario U.S.A., Ontario Québec and Ontario-Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario-Manitoba, Ontario Québec, and Ontario U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Grandeur Limousine Inc. 46330
1255 Brydges St., London, ON, N5W 2C2

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of York, Peel, Durham, Halton, Niagara and Waterloo and the Counties of Middlesex, Lambton, Oxford, Elgin, Perth, Huron, Chatham-Kent, Wellington, Essex, Bruce, Simcoe, Dufferin, Norfolk and Haldimand to the Ontario/Quebec and Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54.

Applies for a public vehicle operating licence as follows: 46330-A

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Regional Municipalities of York, Peel, Durham, Halton, Niagara and Waterloo and the Counties of Middlesex, Lambton, Oxford, Elgin, Perth, Huron, Chatham-Kent, Wellington, Essex, Bruce, Simcoe, Dufferin, Norfolk and Haldimand.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54.

Charles Machowski (o/a "A California Style Limousine Service") 46309
801 Osgoode Dr., Unit 38, London, ON N6E 2G8

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Middlesex, Elgin, Oxford, Lambton, Perth and Huron.

Provided that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a) (iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54.

Spotlight Coaches, Inc. 46454
817 Delta Avenue, Gladstone, MI, 49837-1600, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Chris Violetis (o/a "Exceptional Limousine Service") 46303
414 Grosvenor St., London, ON N5Y 3S4

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the City of Hamilton, the Municipality of Chatham-Kent, the Regional Municipalities of Peel and Waterloo and the Counties of Middlesex, Lambton, Norfolk, Perth and Huron to the Ontario/USA border crossings for furtherance and return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of twelve (12) exclusive of the driver.

Applies for a public vehicle operating licence as follows: 46303-A

For the transportation of passengers on a chartered trip from points in the City of Hamilton, the Municipality of Chatham-Kent, the Regional Municipalities of Peel and Waterloo and the Counties of Middlesex, Lambton, Norfolk, Perth and Huron.

PROVIDED that the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54, each having a maximum seating capacity of twelve (12) exclusive of the driver.

Warco Transportation Inc. 46453
570 Warco St., Bloomington, WI, 53804, USA

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the United States of America as authorized by the relevant jurisdiction from the Ontario/U.S.A., Ontario/Québec and Ontario/Manitoba border crossings:

1. to points in Ontario; and
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

(138-G801) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-06-25

A.G.E. AUTOMOTIVE LTD.	001389032
AAC ACTION-AIR CONTROL INC.	001145933
ACTUBEN CONSULTING INC.	000995620
ADMIN. OCEAN INC.	001192332
AL-PAC INVESTMENTS LTD.	000510352
ARTISANS'S PLACE INC.	001209873
BEE'S OLDE HOMESTEAD ANGUS RANCH LTD.	001343066
BESTBUY FURNITURE INC.	001217922
BR DONUTS LTD.	001264660
BROWN CAMPING SUPPLIES (1985) LIMITED	000568833
BRYANS FURNITURE LIMITED	000087596
BUDDY INTERNATIONAL TRADING INC.	001327083
CASHMERE CONSTRUCTION COMPANY LIMITED	000074840
CENTER REALTY INC.	001162160
CORPORATE CONCRETE CUTTING LTD.	000907342
DMS SPORTS INC.	001242500
DONSIG SIGNS LTD.	000914090
DYAD SYSTEMS INC.	000649593
ELITE REALTY (1989) INC.	000837970
EQUIPMENT SALES CANADA INC.	001473561
ETHYLENE CONSULTANTS LTD.	000301518
EXECUVEST HOLDINGS INC.	000743009
F. APPUGLIESI HOLDINGS INC.	000556698
FOTO MASTERS INC.	000746930
FRANCO'S SUPERMARKET LTD.	001113150
FRIULI HISTORICAL RESTORATION LIMITED	001127545
FRONT STREET INVESTMENTS INC.	000821686
GLOBAL PAVING INC.	001097296
GOLDEN LEAVES ENTERPRISES (CANADA) LTD.	001282269
HALCYON OMNI INCORPORATED	001191674
HLINKA SCHWARTZ LIMITED	000572886
IMAGING LEASECO I INC.	001282480

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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INFOSOLV INC.	001195569
J.I.L.M. ENTERPRISES & INVESTMENTS LTD.	000501769
J.Q. CONSULTING SERVICES INC.	001115637
JMC&B TECHNOLOGIES INC.	001498550
KAOS INDUSTRIES INC.	000662638
KAYBEE TOYS INC.	001249236
KOW & POON INVESTMENTS, INC.	001216883
L. A. MORDEN INVESTMENTS LIMITED	000290926
LAND OF LAPPE INC.	001065536
LINCOLN GP LIMITED/LINCOLN GP LIMITEE	001297444
MAGELLAN SOFTWARE ARCHITECTS INC.	001133296
MASS PLUS INTERNATIONAL DEVELOPMENT CORPORATION.	001114438
MCISAAC & COMPANY INCORPORATED	001205993
MCLAIRD MANAGEMENT SERVICES LTD.	000976768
MEDICARE IMAGING SERVICES INC.	000904618
NEWMART GAS & CONVENIENCE STOP INC.	001027049
NOR-WEST CONCRETE LTD.	000539937
PALAVECINO AND LYNCH MARTIAL ARTS INC.	001054925
PAMAGRO HOLDINGS LTD.	000648268
PANAMA CITY HOLDINGS, INC.	000847136
PARAGON ANIMATION INC.	001266548
PARAGON ENTERTAINMENT (DEVELOPMENT) INC.	001222282
PATTERSON SUPPLY CANADA LTD.	001017044
PAUDASH DEVELOPMENTS LIMITED	000130157
PAUL R. STILO & ASSOCIATES LTD.	000646364
PERLEY-ROBERTSON HOLDINGS INC.	000736606
PLC TECHNOLOGIES INC.	000838032
PROTECH COLOUR LABS INC.	000441708
RAD GROUP INC.	000927102
REX WRIGHT ADVERTISING INC.	000546869
RICHARDS ADVERTISING & SALES PROMOTION INC.	001368602
RIDEAU VALLEY CONSTRUCTORS LIMITED	000134933
ROSS LANDSCAPE GARDENING INC.	001121690
SKYRAIL SYSTEMS INC.	000930884
STAN NORTH MINING CORP.	000738440
STEFANI'S BOUTIQUE LTD.	000873590
TABECDIN INC.	001222184
TARAKAN ASSOCIATES INC.	001289612
THE OLD HOMESTEAD RANCH LTD.	001327574
TOM ARMSTRONG LTD.	000762749
TREASURE ISLAND NOVELTIES LTD.	001360927
TRI-COUNTY TUBE CORPORATION LIMITED	001068864
TWIN LAKES MARINE CENTRE INC.	000901238
TYSEN HEALTH ENTERPRISES INC.	001284507
UCI EXPORTS INT'L LTD.	001001794
ZAPPITELLI TRUCKING CO. LTD.	000432336
ZHEWEN INC.	001316288
1010254 ONTARIO INC.	001010254
1020182 ONTARIO LIMITED	001020182
1083400 ONTARIO LIMITED	001083400
1096288 ONTARIO LTD.	001096288
1112950 ONTARIO INC.	001112950
1116225 ONTARIO INC.	001116225
1180576 ONTARIO INC.	001180576
1196295 ONTARIO LIMITED	001196295
1197328 ONTARIO INC.	001197328
1216233 ONTARIO INC.	001216233
1233951 ONTARIO LIMITED	001233951
1263277 ONTARIO INC.	001263277
1318039 ONTARIO INC.	001318039

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1323509 ONTARIO LTD.....	001323509
1329043 ONTARIO LIMITED.....	001329043
1341059 ONTARIO LTD.....	001341059
1344501 ONTARIO INC.....	001344501
1353888 ONTARIO LIMITED.....	001353888
1390996 ONTARIO INC.....	001390996
1391074 ONTARIO LIMITED.....	001391074
1444983 ONTARIO LIMITED.....	001444983
1483430 ONTARIO LIMITED.....	001483430
31 GEORGE STREET LTD.....	001174275
439853 ONTARIO INC.....	000439853
498374 ONTARIO LIMITED.....	000498374
535974 ONTARIO INC.....	000535974
553 MULLOCK LIMITED.....	001318374
556214 ONTARIO INC.....	000556214
568182 ONTARIO LIMITED.....	000568182
610624 ONTARIO INC.....	000610624
749361 ONTARIO INC.....	000749361
759134 ONTARIO INC.....	000759134
767693 ONTARIO INC.....	000767693
857258 ONTARIO LIMITED.....	000857258
894817 ONTARIO LIMITED.....	000894817
985902 ONTARIO LIMITED.....	000985902

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G796)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 30 May, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 30 mai 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-05-30	
A MATTER OF WORDS INC.....	001040640
A. J. LEASING INC.....	001027412
A.C.T. INTERNATIONAL INC.....	000888160
A.E. HOSPITALITY INC.....	000913300
A.E.N. CONSULTANTS INC.....	000912100
A.L.R. SHARAYNE INC.....	000992952
AA ABATEMENT CANADA LTD.....	001034108
AA&S ASSOCIATES INC.....	000864852
ACCIDENT COST CONSULTANTS (1992) LIMITED.....	000967240

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ADAMBACH HOLDINGS INCORPORATED.....	000807588
ADRIANELLE MORTGAGE CORPORATION.....	000935320
ADVANCED INFORMATION MANAGEMENT CORPORATION.....	000974048
AIRLAND DEVELICORP LIMITED.....	000870972
AJAX PAVING INDUSTRIES (CANADA) LTD.....	000905240
ALBERA CORPORATION.....	000841392
ALBERTON PROPERTIES INC.....	000789076
ALCORP FINANCIAL SERVICES LTD.....	000797520
AMAZING DISCOVERIES INC.....	000946496
AMERITRUST CORPORATION.....	001304679
AMIE WEITZMAN INC.....	001013324
AMP AUDIO CONSULTANTS INC.....	000801764
ANES ELECTRIC LTD.....	000896944
ANTENNA TOWER RIGGING INC.....	000933716
ANZIL CORPORATION.....	000827136
ARC ADVANCED RESEARCH CORPORATION.....	001039632
ARIES COMPUTING INC.....	000917052
ARNOLD CONSULTANTS LTD.....	000825124
ARROW ALUMINUM INSTALLATION & SERVICE LTD.....	000918552
ARTISAN LEASEHOLDS INC.....	000862076
ASHDALE HOLDINGS (HALTON) INC.....	000865044
AUTOMOTION AUTO CENTRE INC.....	000967488
AVERWOOD INVESTMENTS LIMITED.....	000829272
B & B MARINE INC.....	000957520
B & C MAINTENANCE INC.....	000857684
B.F. DISTRIBUTING LTD.....	000828172
B.N.R. IMPORTS INC.....	000490376
B&D PAISLEY PRODUCTS LTD.....	000964104
BANERJEE, HANNIGAN & ASSOCIATES INC.....	000930484
BARLU INVESTMENTS LTD.....	000846780
BAROWE INC.....	000893008
BATEMAN-ALEXANDER DEVELOPMENTS INC.....	000901044
BE-HAPPY INC.....	000818012
BEAVERBROOK HOLDINGS INC.....	001039116
BELASTO GROUP INC.....	000985672
BELL CITY BINGO INC.....	001046096
BELMONT SPRINGS LTD.....	000885113
BEMA INVESTMENTS INC.....	000884868
BENDALE INVESTMENTS INC.....	000821416
BENFILLE HOLDINGS INC.....	000944404
BENWARD CONSTRUCTION LTD.....	000755645
BESSANN DEVELOPMENTS INC.....	000932964
BETHANY ESTATES DEVELOPMENT CORP.....	000846692
BI-ALLAS INVESTMENTS LTD.....	000822428
BIOKANICS INC.....	000886860
BIOND INTERIORS INC.....	000806156
BIOQUEST ENVIRONMENTAL COMPANY LTD.....	001041916
BLUE RING MASONRY CONTRACTORS LTD.....	000858028
BMS INT-EX INC.....	000983692
BO-RODDY CONTRACTING LIMITED.....	000835992
BODUEL ONTARIO LIMITED.....	000887636
BONACORD DAY CARE CENTRE LTD.....	000807288
BRADGLEN DEVELOPMENTS INC.....	000989860
BRAMPTON FITNESS CENTRES INC.....	000885608
BRIAN BURDICK ENTERPRISES LTD.....	000946616
BUDAPEST AIRPORT DEVELOPMENT CORPORATION.....	000943224
BURDETT-COUTTS INTERNATIONAL INC.....	000932424
BURDOW INVESTMENTS INC.....	001043052
BY I & I DESIGN INC.....	000869500
BYTE IDEAS INC.....	000853356
C & T (CANADA) LTD.....	000804516
C. S. AMUSEMENTS INC.....	001032704
C.D.D. COMPUTER DESIGN & DRAFTING INC.....	000870540
C.K.C.R. INC.....	000979944
C.P.C. (KING-NORTHFIELD) LIMITED.....	000938736

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CANADIAN AUTO IMPORTS INC.	000951988
CANADIAN FISHING ADVENTURES INC.	000874296
CANADIAN GRINDING WHEEL COMPANY INCORPORATED	000870296
CANASIA INDUSTRIES INC.	001020608
CANTOR TRADING CO. INC.	001009924
CARGO ENERGY CORPORATION	000938348
CARPHONE MESSENGER LTD.	000898812
CASA DESIGNS INC.	000830728
CASH & CHEQUE CENTRE LTD.	001047384
CASRIN DEVELOPMENTS INC.	000850296
CDM MANAGEMENT GROUP INC.	000845660
CENTURY ARTS LIMITED	000808396
CENTURY MILLING LIMITED	000461390
CERCAL MINERALS CORPORATION	001031868
CG. DANIELE & ASSOCIATES INC.	000947372
CHAIM INVESTMENTS LIMITED	000925960
CHALO CHALO GROUP INC.	000795504
CHANIN MANAGEMENT INC.	000807360
CHARAN TOY COMPANY INC.- SOCIETE JOUET CHARAN INC.	000850504
CHASE FORBES HOLDINGS LIMITED	000903308
CHECK SIX EVENT MANAGEMENT CORPORATION	000867660
CHENG LI TRADING CO. LTD.	001418355
CHUCK'S FRIED CHICKEN & RIBS INC.	000906688
CIPBA HOLDINGS INC.	000905704
CLC IMPORTS LTD.	000997688
CMD-4 INC.	000873936
COLANGCO DEVELOPMENT CORPORATION	000820812
COLBRIDGE DEVELOPMENTS INC.	000989876
COMPUTER HANDHOLDING CONSULTANTS INC.	000981080
CONTINENTAL CURRENCY EXCHANGE INC.	000846596
CONTRACT TECHNOLOGIES INC.	000948564
CORKTOWN FILM INC.	000982480
CORPORAL SOFTWARE INCORPORATED	001246006
CORSAIR TECHNOLOGIES INC.	000957360
COTTRELL INFORMATION & DISTRIBUTION SERVICES INC.	000992016
COUNSEL REALTY ADVISER (III) LIMITED	000855680
CROMAX PRODUCTIONS INC.	000926536
CROSSLAND CENTRE PHASE II INC.	000852532
DAFE INVESTMENTS INC.	000923860
DAVID A. MURPHY INC.	001004476
DAVID A. MYERS INVESTMENT CORPORATION	000882628
DAVID COOMBS PRODUCTIONS INC.	001038344
DAVID M. BLACK & ASSOCIATES LTD.	000882660
DAVID VIGEON CUSTOM CARPENTRY & CONTRACTORS LTD.	000843784
DAWN WAN CO. LTD.	001045324
DDL TRANSPORT GROUP LTD.	000898036
DEBLASIS HOLDINGS LTD.	000931204
DECA HOME COMPANY LIMITED	000967844
DENDUR ASSOCIATES INC.	000821996
DEPASS INVESTMENTS INC.	001016048
DERA INC.	000999400
DESCHAMPS FABRICATION COMPANY INC.	001002492
DESIGNMUSIKAUDIO INC.	001024572
DH MACHINING & FABRICATING LTD.	001112242
DISCOVERY II INC.	000909448
DON CHERRY'S GRAPEVINE RESTAURANTS (ALBERTA) INC.	000942824
DONNA LEE FASHIONS INC.	000969348
DORY'S CUSTOM BUILT HOMES LTD.	000895552
DUO-TECH SECURITY SYSTEMS INC.	000952312
E.M. METAL LTD.	000928244
EASYKEYS LTD.	001010908
EDILCAN COMMUNITY DEVELOPMENT CORPORATION	000957112

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
EDM CANADIAN REALTY G.P. (NO. 1) INC.	000885408
ELECTRO-PULSE ENTERPRISES LIMITED	000946836
ELIZABETH GULYAS REALTY APPRAISAL SERVICES LTD.	000805800
ELKHILL ESTATES INC.	000821580
ELOCIN INC.	001041436
EMK ELECTRIC INC.	001002308
ENERGY SAVERS INC.	000980720
ESENKE CORPORATION	001033328
EVERGREEN HEALTH & BEAUTY STUDIOS INC.	001337270
EVERZEST INTERNATIONAL INC.	001030216
F.B.N. HOLDINGS INC.	000915664
F.Q. DRAIN & CONCRETE INC.	001004592
FAIRGROWTH INTERNATIONAL INC.	000868544
FALLON TRUCKING SERVICES LTD.	001036248
FATALE HOLDINGS LTD.	000967968
FIBER-1 CORPORATION	001028420
FINAD LTD.	000802812
FIVE CONTINENTS INDUSTRIAL CORP.	000953288
FLAMENGO SPORTS BAR & TAVERN INC.	001007516
FLATLINE PRODUCTIONS INC.	000878252
FORERO & GAJER INC.	000881320
FOUR-L BUILDERS OF SYDENHAM INC.	000855596
FRIZZLES RESTAURANT INC.	000888404
FSNET INC.	000986568
G.M.T. CONTRACTING INC.	001310625
GAINER VINYL PRODUCTS INC.	000979076
GARBAGEFRIENDLY PRODUCTS INC.	000969804
GATEWAY SQUARE INVESTMENTS INC.	000863148
GAVIGAN BROS. HOLDINGS INC.	000942084
GAYLORD NIAGARA INVESTMENTS INC.	001006076
GENERAL CONSULTING SERVICES LTD.	000893676
GGF GLOBAL MANAGEMENT & CAPITAL CORPORATION	000809364
GHP MARKETING INC.	000808668
GIFFELS-VANBOTS CONSORTIUM INC.	000996632
GILRISH HOLDINGS LTD.	000985796
GINICOLE SERVICES INC.	000791360
GLEN MANOR INVESTMENTS CORP.	000988624
GLENOAK INVESTMENTS INCORPORATED	000884824
GRAB SCAF LTD.	000963236
GRACE'S PLACES INC.	001025356
GRAGNOLI INVESTMENTS CORPORATION	001051288
GRAHAM COWAN & ASSOCIATES INC.	000931248
GRANITE DESTINATIONS CORPORATION (NORTHERN AND EASTERN)	000688339
GRAPH-A-TEX INC.	000852892
GREENBACK RESOURCE MANAGEMENT CORP.	000908776
GREENPATH DEVELOPMENTS LTD.	000927724
GRENICH DEVELOPMENT CORPORATION	000916072
GREY PANTHER MANAGEMENT INC.	001036256
GU COOLING SYSTEM LTD.	001007780
GUARANTEED COMFORT LTD.	000939516
H.P.L. MAINTENANCE SERVICES INC.	001050172
H&B ACCOUNTING & TAX SERVICES INC.	001050984
HARMENY MANAGEMENT SERVICES INC.	000960276
HARTCO HOLDINGS LTD.	000834360
HAZELTON LANE LANDSCAPING & STONE WORK INC.	000978696
HITS COMPUTER & ELECTRONICS LTD.	000999820
HOT PIZZERIA LTD.	000977976
HRG ENTERPRISES LTD.	000820021
HUNG TAK TRADING COMPANY LTD.	000945692
HURON STREET LAND CORPORATION	001035392
HUSKY ELECTRIC LTD.	001029392
I.T.E. ECOSYSTEMS INC.	000893156
ICS DESIGN INCORPORATED	000991040
IMPEX MASONRY INC.	001438925

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INDESIGN INC.	000874608
INDUSTAIR ENVIRONMENTAL SYSTEMS INCORPORATED	000928356
INFOCOMM CANADA INC.	000814452
INFOSONIX INC.	001038240
INGLE FORD EQUIPMENT SALES LIMITED	000254958
INGRID'S TOUCH INC.	000801888
ISF ENTERPRISES INC.	000862520
J. P. A. INTERACTIVE ENTERPRISES INC.	001258463
J. S. PENNEY PHARMACY LTD.	000926768
J.&B. BRYLA TRANSPORTATION LTD.	001027976
J.D. BIOLOGICALS INC.	001038708
JAKRY INDUSTRIES INC.	000805364
JOEY'S (SAULT) CAR SALES INC.	000920944
JOHN-SENSE DEVELOPMENTS INC.	000933804
JOVID MANAGEMENT INC.	000896056
K&J DISTRIBUTORS INC.	000919128
KAPSON MANAGEMENT LTD.	000838768
KEARNS TRANSPORT INC.	001041404
KERED CONSULTING LIMITED	000952396
KINGBEACH OTTAWA INC.	001012936
KOTLAJIC ENTERPRISE LTD.	000805940
KY-TAR TRANSPORT INC.	001041868
L & T INVESTMENT CONSULTANTS INC.	001041780
L.M.N.O. TRADING LTD.	000870524
LA IONICA BAKERY LTD.	001041720
LANGDON ASSOCIATES INC.	001052000
LANGTREE INC.	000977320
LANGWITH HOLDINGS LTD.	000989260
LAURA JAMES ORCHARDS LIMITED	000832920
LCQ HOLDINGS INC.	000893220
LEVERT METALS INC.	000844300
LEXA CORPORATION	001009436
LOST HORIZON TRADING COMPANY LTD.	000995952
LOUIE PACIFIC ENTERPRISE LTD.	001018654
LOVE XXX DISTRIBUTING INC.	000917188
LTR CONSTRUCTION LTD.	000822588
M.H. PRESTON INC.	001030180
MACKAY & RADOVIC INC.	001041532
MACO ELECTRONICS INC.	000819012
MADCO LIMITED	000917560
MAGNACORP DISTRIBUTORS INC.	000893808
MAGURIAN DEVELOPMENTS INC.	000984128
MAINSTREET INTEGRATED SYSTEMS CONSULTING INC.	000791856
MANHATTAN YORK FINANCIAL CORPORATION	000965412
MANOFAC LIMITED	000895156
MANOR INTERNATIONAL LIMITED	001016816
MARCOIL INC.	000952852
MARJU CONTRACTORS LTD.	000968712
MARTIN MEDIA INC.	001014900
MAXIMUM INLINE CANADA INC.	000864180
MAXUM INVESTMENT CORP.	000900456
MAYERS MULTI-IMAGE PRINTING INC.	000790548
MAYFIELD DEVELOPMENT & MANAGEMENT LTD.	000862580
MEADOW VAL STABLES LTD.	001019044
MEGATRAIN INVESTMENTS LTD.	001051756
MELJORE LIMITED	000802832
MENSANA CORP.	000955756
MERIT MORTGAGE CORPORATION	001041920
MERRILL CORPORATION, CANADA	001027464
MESA CONSULTING INC.	000874948
METRIC CARPET CONTRACTING INC.	000919592
MICHAEL'S QUALITY HOME PAINTERS LTD.	001050256
MISTELL INVESTMENTS INC.	000914388
MONORDO DEVELOPMENTS INC.	000795896
MONTEBELLO EQUINE INVESTMENTS A INC.	000885328
MORLEY CHISWELL INC.	000879072

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MORMARK INC.	000992052
MULTICARE CARPET CLEANING SYSTEMS INC.	000837856
N & J PAINTING & DECORATING INC.	000887040
N J M FINANCIAL SERVICES INC.	001042604
NATIONAL WOMEN'S GOLF NETWORK LTD.	001048880
NAUTICON TECHNOLOGY LIMITED	001046420
NEVER TRIM INC.	001006036
NIAGARA DISPOSAL SERVICE INC.	000968588
NITH VALLEY RENTALS LTD.	000828436
NO MORE DEBT LTD.	000912484
NORCOM TRADING & CONSULTING INC.	000995740
NORSE INTERNATIONAL LTD.	001041900
NORTH AMERICAN GOLDENSEAL PRODUCERS INC.	001003788
NORTH TOWN HEATING AND COOLING INC.	000991468
NORTHWOOD CONSULTING INC.	000877536
NUTRITION WORKS INC.	000854372
OAKLAND PARK (FLORIDA) GENERAL PARTNER LTD.	000807620
OKD DISTRIBUTORS INC.	000992336
OLD FACTORY FITNESS INC.	000995032
ONE STAR JANITORIAL SERVICES LIMITED	000359991
ONTARIO TAI SHAN PROPERTY HOLDINGS LIMITED	000868524
ORBIT FILMS LTD.	000873836
ORO GENERAL PARTNER INC.	000865876
OXFORD BUILDING MAINTENANCE ENGINEERING LTD.	000825184
P.O.P. CANADA INC.	000992324
PALDA MAINTENANCE INC.	000934488
PARADIS INTERNATIONAL INC.	000952088
PARGO INC.	001031988
PASSO FINO INVESTMENTS INC.	000858516
PAUL SORENSEN CONSTRUCTION LTD.	000887648
PEACE BRIDGE PROFESSIONAL CENTRE INC.	000938108
PEATE LEGAL SERVICES LTD.	000892104
PEDERSEN & PEDERSEN MANAGEMENT LIMITED	000981800
PENTRON COMMUNICATIONS INCORPORATED	000880212
PERMA PLUS INSURANCE INC.	000990384
PERTH DEVELOPMENT CORP.	000976508
PETER GILLIS CONSTRUCTION SERVICES LTD.	000717455
POON'S COMPANY LIMITED	000841960
POPPIT FRESH U.S.A. LTD.	000944440
PORCOTHAN INVESTMENTS INC.	000974976
PRECIZION LAZER LEVELLING INC.	001223308
PREMIERE BALLROOM & CONVENTION CENTRE LTD.	000825252
PRESTA AUTO COLLISION LTD.	000842372
PRIORITY DISTRIBUTION INC.	001029616
PRISM SECURITY INTERNATIONAL INC.	000989168
PROMO ENTERPRISES INC.	001026744
PYTHONIC TRADING COMPANY LIMITED	000826120
QUALITY ESTIMATES INC.	001049664
QUANTEX MARKETING SERVICES INC.	000874032
QUEEN444 TEXTILES INC.	001039272
R & B GROUP INC.	000849828
R. A. FEARON ENTERPRISES CORP.	000866004
R. ROSS MOFFAT & ASSOCIATES INC.	000842308
R.J. MAWDSLEY & ASSOCIATES LTD.	000827832
R.N. HALVERSON DEVELOPMENT CONSULTANTS INC.	000918864
R&M KANYO VALLEY GARDENS LIMITED	000848432
REEFTECH SALES INC.	001009664
REGAL WARES APPAREL INC.	000991252
REGENCY COURT OF CANADA, INC.	000803472
REGIONAL NETWORK CONTRACTORS (1996) LTD.	000976760
REMINGTON HOLDINGS INC.	001041716
RESCOM HOME IMPROVEMENTS INC.	000878368

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
RESOURCE SAVER PRODUCTS INC.	000981232
REWARD BUILDING & DEVELOPMENT INC.	001022460
RHINO'S GYM INC.	000998944
RICHTER ENGINEERING INC.	001041416
RIVERSIDE PALACE (WINDSOR) LIMITED	000837316
RMG INTERIOR LTD.	000879492
ROLLING HILLS INVESTMENTS LIMITED	000837384
RSC AVIATION GROUP INC.	001033448
RUBEN'S ENTERPRISES INC.	000918020
S.M.B.A. MANUFACTURING LTD.	000903492
S.V. HOLDINGS INC.	000802524
S-A-V-E CORPORATION	000942156
SAMCOR INC.	001047320
SANTA INTERNATIONAL INC.	000840120
SANTOSTEFANO (CANADA) LIMITED	000993312
SCORE CARD INC.	000952064
SEALUX WINDOWS INC.	000952188
SECUM DEVELOPMENTS LTD.	001036020
SECUREWISE INC.	001015232
SEGUE ENTERPRISES INC.	000983948
SEIDER + SEIDER LIMITED	000972204
SERENA TRAVEL INC.	000993116
SEVERN TECHNICAL SERVICES INC.	000841860
SHANGRI LOGIC INC.	000933752
SHELLTON (WORLDWIDE) IMMIGRATION SERVICES INC.	001046532
SHIELD WARRANTY CORPORATION	000988208
SHOPTA INVESTMENTS LIMITED	000810636
SHUBHKARMAN INVESTMENTS INC.	000909604
SICILIA BAKERY & GIFT CENTRE INC.	000876256
SILVER VISTA HOLDINGS INC.	000808516
SINOCAN INTERNATIONAL LTD.	000794268
SKYELINE-CORPORATE DESIGN AND PROMOTION INC.	001027564
SMITH & DRYNAN INC.	001030412
SMOOTH EXPRESS LTD.	001023616
SOM MOTORS LTD.	000980732
SOMMERSET NETWORK SOLUTIONS INC.	000932240
SOUTH MERRITT MOTORS INC.	001031044
SOUTH RIVER MANAGEMENT CORPORATION	000798392
SQUARE ONE COLLISION LTD.	000994336
ST. F-X HOLDINGS LIMITED	000830672
ST. GEORGE REHABILITATION CLINIC INC.	000854852
STALLION RECORDS INC.	000897964
STEPHEN S CLARK CONSTRUCTION LIMITED	000931708
STEPKO ENTERPRISES INC.	000850924
STOLP HOMES (ROSSLAND) INC.	000857192
STRIDES INTERNATIONAL INC.	000943672
STUDIO A RECORDING CORP.	000891852
SUMMER KITCHEN PRESERVES LTD.	000824628
SUPERMARKET SYSTEMS (CANADA) INC.	001047604
TARRANT DEVELOPMENT CORPORATION	000802360
TARRANT INVESTMENT CORPORATION	000795216
TASHA'S FINE FOODS INC.	000938964
TEK-TUNE AUTO SERVICE LTD.	000822036
TEKTON (CANADA) LIMITED	000957180
TELE-ACCESS FINANCIAL SERVICES INC.	000909300
TERI CONSULTING SERVICES INC.	000937348
TERRAWATT ENERGY CORP.	001021980
TEXAS AND THE JUDGE INC.	000794452
TEXIM TRADING INC.	000983608
THE AJEK GROUP OF COMPANIES INC.	000898400
THE B.B.P.A. LEARNING CENTRE INC.	001004812
THE CALDUN CONSULTING GROUP INC.	000974204
THE CANADIAN ASSET MANAGEMENT CORPORATION	000909212
THE INDEPENDENTS NETWORK INSURANCE BROKERS INC.	000936560

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
THE LENA GROUP (NORTHERN AND EASTERN) CORPORATION	000936364
THE MARSHA & MARIA CORPORATION	000852004
THE RAVELLE POWER COMPANY LIMITED	000943464
THE SHOT POOL PUB (LONDON) INC.	001032052
THE TREADSTONE GROUP INC.	000967456
THIRTY ONE -O- FIVE CONSULTANT INC.	000978500
THOMASSEN HOMES LTD.	000942152
THROUGH TRANSPORTATION SERVICES LTD.	001048640
THUNDER BAY OFFICE SERVICES LIMITED	000967100
TILE STAR LTD.	000880284
TIMOTHY COURT HOLDINGS INC.	000972116
TJM MCLEAN CONSTRUCTION & ELECTRICAL COMPANY LTD.	000928524
TOMA ENVIRONMENTAL INTERNATIONAL INC.	000952200
TONAPLES LIMITED	000822064
TOPASIA INVESTMENTS INC.	000798496
TOPSY TURVY INFLATABLES INC.	001042076
TOWNE & COUNTRY HOTUB INC.	000913772
TRAN SEWING INC.	000952880
TRANSACTION PROCESSING SYSTEMS INC.	001038300
TRANSERA PHARMACEUTICALS CORP.	001038064
TRI CORP TRADERS INTERNATIONAL INC.	000989880
TRIOMP INTERNATIONAL INC.	000962732
TROPIKA CANADA INC.	000956448
U.A. 628 (4) CORP.	000946068
UNI-LAWN INC.	000971900
URBAN PROPORTIONS INCORPORATED	000935956
UV-X INTERNATIONAL INC.	001026252
VALLEY TRIM INCORPORATED	001010240
VALLEYVIEW FOODS INC.	001041992
VALLEYVIEW GRAPHICS INC.	000938220
VALMAS JANITORIAL SERVICE LIMITED	000798628
VALUE VACATIONS INTERNATIONAL INC.	000793576
VAN WIGHT CONSULTING INC.	000943004
VENDORS INTERNATIONAL LIMITED	000850120
VILCHES S.A. (PUNTA BLANCA) LTD.	001007672
VINO'S TIRE & AUTO CENTRE INC.	000929300
W. C. FRANCIS CONSTRUCTION COMPANY LTD.	000957952
WALLACE IMAGING INC.	000841660
WHITE OAK HARDWOOD FLOORING LTD.	000963196
WINDIGO MINISS INC.	000791888
WINSTON INDUSTRIAL CENTRE INC.	000832580
WISETRONICS CANADA INC.	001235547
WITHERSPOON CREATIONS LTD.	001033352
WOODBIDGE AVE DRY CLEANERS LTD.	001004824
WOODBIDGE BASEBALL LTD.	000887832
WOODCOR DEVELOPMENT LTD.	000968492
WYCHWOOD CORNERS PLAZA LTD.	000889696
YA HOO PRODUCTIONS INC.	000871340
YIN YIN LTD.	000966516
YOMAT MANAGEMENT LIMITED	000870260
YONA ARCHITECTURAL DESIGN LTD.	000886116
ZETKRO INVESTMENTS INC.	001036192
ZINCO EQUIPMENT INC.	000990584
1000008 ONTARIO LTD.	001000008
1000732 ONTARIO INC.	001000732
1001960 ONTARIO LIMITED	001001960
1001992 ONTARIO LTD.	001001992
1002904 ONTARIO LIMITED	001002904
1003228 ONTARIO INC.	001003228
1003376 ONTARIO LIMITED	001003376
1003716 ONTARIO INC.	001003716
1004540 ONTARIO INC.	001004540
1004784 ONTARIO INC.	001004784
1008844 ONTARIO INC.	001008844
1009228 ONTARIO INC.	001009228
1009248 ONTARIO INC.	001009248

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1009252 ONTARIO LIMITED	001009252
1010088 ONTARIO LTD.	001010088
1011628 ONTARIO INC.	001011628
1011784 ONTARIO INC.	001011784
1012384 ONTARIO INC.	001012384
1012448 ONTARIO INC.	001012448
1013436 ONTARIO INC.	001013436
1014196 ONTARIO LIMITED	001014196
1017568 ONTARIO LIMITED	001017568
1018408 ONTARIO INC.	001018408
1018696 ONTARIO LIMITED	001018696
1019104 ONTARIO LIMITED	001019104
1019792 ONTARIO INC.	001019792
1022496 ONTARIO LIMITED	001022496
1023404 ONTARIO LTD.	001023404
1023880 ONTARIO INC.	001023880
1024576 ONTARIO INC.	001024576
1024996 ONTARIO LIMITED	001024996
1026324 ONTARIO LIMITED	001026324
1028616 ONTARIO INC.	001028616
1031712 ONTARIO LIMITED	001031712
1033988 ONTARIO INC.	001033988
1035656 ONTARIO LTD.	001035656
1036704 ONTARIO INC.	001036704
1038620 ONTARIO LIMITED	001038620
1038652 ONTARIO LTD.	001038652
1039196 ONTARIO LTD.	001039196
1039644 ONTARIO INC.	001039644
1040228 ONTARIO LIMITED	001040228
1041428 ONTARIO LIMITED	001041428
1041460 ONTARIO INC.	001041460
1041616 ONTARIO LIMITED	001041616
1041624 ONTARIO LIMITED	001041624
1041628 ONTARIO LIMITED	001041628
1041648 ONTARIO LIMITED	001041648
1041692 ONTARIO INC.	001041692
1041952 ONTARIO INC.	001041952
1042128 ONTARIO LIMITED	001042128
1042796 ONTARIO INC.	001042796
1043948 ONTARIO INC.	001043948
1047084 ONTARIO LIMITED	001047084
1050152 ONTARIO LIMITED	001050152
1051700 ONTARIO INC.	001051700
1102509 ONTARIO INC.	001102509
1135139 ONTARIO INC.	001135139
1189828 ONTARIO LIMITED	001189828
1256506 ONTARIO LTD.	001256506
13 INVESTMENTS CORPORATION	000880568
1451927 ONTARIO INC.	001451927
2100 FINCH AVENUE WEST INC.	001045768
331 SHELDON HOLDING LTD.	000893520
5 O'CLOCK ELECTRIC LIMITED	000817944
651593 ONTARIO LIMITED	000651593
791760 ONTARIO LIMITED	000791760
793256 ONTARIO LIMITED	000793256
796892 ONTARIO LIMITED	000796892
798584 ONTARIO LIMITED	000798584
799344 ONTARIO LIMITED	000799344
800364 ONTARIO INC.	000800364
801844 ONTARIO LIMITED	000801844
804408 ONTARIO LIMITED	000804408
804928 ONTARIO LIMITED	000804928
806024 ONTARIO INC.	000806024
808556 ONTARIO INC.	000808556
808664 ONTARIO LTD.	000808664
809164 ONTARIO INC.	000809164
813612 ONTARIO INC.	000813612
815124 ONTARIO LIMITED	000815124

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815252 ONTARIO INC.	000815252
815748 ONTARIO LIMITED	000815748
818968 ONTARIO INC.	000818968
821492 ONTARIO LIMITED	000821492
821752 ONTARIO LIMITED	000821752
821828 ONTARIO LIMITED	000821828
822644 ONTARIO LIMITED	000822644
822808 ONTARIO INC.	000822808
824916 ONTARIO LIMITED	000824916
825388 ONTARIO CORPORATION	000825388
827928 ONTARIO LTD.	000827928
831148 ONTARIO LIMITED	000831148
832746 ONTARIO LIMITED	000832746
833480 ONTARIO INC.	000833480
833484 ONTARIO INC.	000833484
833836 ONTARIO LIMITED	000833836
833892 ONTARIO LIMITED	000833892
834232 ONTARIO INC.	000834232
834876 ONTARIO LIMITED	000834876
835448 ONTARIO INC.	000835448
835712 ONTARIO LIMITED	000835712
839616 ONTARIO LIMITED	000839616
840960 ONTARIO INC.	000840960
843364 ONTARIO LIMITED	000843364
843892 ONTARIO INC.	000843892
845848 ONTARIO INC.	000845848
847668 ONTARIO LIMITED	000847668
847864 ONTARIO LIMITED	000847864
850928 ONTARIO INC.	000850928
855676 ONTARIO INC.	000855676
856348 ONTARIO INC.	000856348
858420 ONTARIO LIMITED	000858420
858712 ONTARIO INC.	000858712
858844 ONTARIO INC.	000858844
861192 ONTARIO LIMITED	000861192
862172 ONTARIO LTD.	000862172
865228 ONTARIO INC.	000865228
865600 ONTARIO INC.	000865600
865788 ONTARIO LIMITED	000865788
866072 ONTARIO LIMITED	000866072
866816 ONTARIO INC.	000866816
867564 ONTARIO LIMITED	000867564
871548 ONTARIO INC.	000871548
871580 ONTARIO LIMITED	000871580
872508 ONTARIO LTD.	000872508
873964 ONTARIO INC.	000873964
874252 ONTARIO LIMITED	000874252
880220 ONTARIO LIMITED	000880220
884056 ONTARIO INC.	000884056
884800 ONTARIO INC.	000884800
885540 ONTARIO LIMITED	000885540
887896 ONTARIO LIMITED	000887896
888220 ONTARIO INC.	000888220
892056 ONTARIO LIMITED	000892056
892096 ONTARIO LTD.	000892096
892128 ONTARIO INC.	000892128
892268 ONTARIO LIMITED	000892268
892616 ONTARIO LTD.	000892616
893304 ONTARIO INC.	000893304
893948 ONTARIO LIMITED	000893948
895132 ONTARIO INC.	000895132
895728 ONTARIO LIMITED	000895728
898068 ONTARIO INC.	000898068
898960 ONTARIO LTD.	000898960
900140 ONTARIO INC.	000900140
900868 ONTARIO LIMITED	000900868
904084 ONTARIO LIMITED	000904084
907096 ONTARIO LIMITED	000907096

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
907264 ONTARIO INC.	000907264
907892 ONTARIO INC.	000907892
908496 ONTARIO INC.	000908496
910612 ONTARIO LIMITED	000910612
912132 ONTARIO LIMITED	000912132
913972 ONTARIO LIMITED	000913972
914936 ONTARIO LIMITED	000914936
915284 ONTARIO INC.	000915284
916416 ONTARIO INC.	000916416
916460 ONTARIO LIMITED	000916460
916812 ONTARIO INC.	000916812
921484 ONTARIO LIMITED	000921484
921804 ONTARIO INC.	000921804
921928 ONTARIO INC.	000921928
926424 ONTARIO LIMITED	000926424
927844 ONTARIO INC.	000927844
927952 ONTARIO LIMITED	000927952
928172 ONTARIO LIMITED	000928172
928400 ONTARIO INC.	000928400
929640 ONTARIO LTD.	000929640
931232 ONTARIO INC.	000931232
931492 ONTARIO INC.	000931492
932116 ONTARIO LIMITED	000932116
932740 ONTARIO INC.	000932740
933076 ONTARIO INC.	000933076
934772 ONTARIO INC.	000934772
937860 ONTARIO LIMITED	000937860
939908 ONTARIO LIMITED	000939908
943116 ONTARIO INC.	000943116
943348 ONTARIO INC.	000943348
944228 ONTARIO LIMITED	000944228
945188 ONTARIO INC.	000945188
945280 ONTARIO LIMITED	000945280
946844 ONTARIO INC.	000946844
947268 ONTARIO LIMITED	000947268
947436 ONTARIO LIMITED	000947436
948648 ONTARIO LTD.	000948648
950396 ONTARIO LTD.	000950396
951120 ONTARIO LTD.	000951120
952052 ONTARIO INC.	000952052
952092 ONTARIO LIMITED	000952092
952268 ONTARIO INC.	000952268
952288 ONTARIO INC.	000952288
954056 ONTARIO INC.	000954056
954528 ONTARIO LIMITED	000954528
954676 ONTARIO INC.	000954676
954744 ONTARIO INC.	000954744
954780 ONTARIO INC.	000954780
955932 ONTARIO INC.	000955932
958612 ONTARIO INC.	000958612
960416 ONTARIO INC.	000960416
960460 ONTARIO INC.	000960460
961992 ONTARIO INC.	000961992
962660 ONTARIO INC.	000962660
962688 ONTARIO INC.	000962688
963264 ONTARIO LIMITED	000963264
963796 ONTARIO LTD.	000963796
964808 ONTARIO INC.	000964808
964892 ONTARIO LIMITED	000964892
970288 ONTARIO INC.	000970288
970376 ONTARIO LIMITED	000970376
972252 ONTARIO INC.	000972252
972504 ONTARIO LIMITED	000972504
972528 ONTARIO LTD.	000972528
973320 ONTARIO INC.	000973320
974984 ONTARIO INC.	000974984
975568 ONTARIO LIMITED	000975568
977708 ONTARIO LTD.	000977708

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
978064 ONTARIO LTD.	000978064
979036 ONTARIO INC.	000979036
980356 ONTARIO LIMITED	000980356
985404 ONTARIO LTD.	000985404
987236 ONTARIO INC.	000987236
987692 ONTARIO INC.	000987692
987880 ONTARIO INC.	000987880
988628 ONTARIO INC.	000988628
988964 ONTARIO LTD.	000988964
995004 ONTARIO LTD.	000995004
995532 ONTARIO LIMITED	000995532
995592 ONTARIO INC.	000995592
997736 ONTARIO LIMITED	000997736

(138-G797) B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-14	
JOANNE INVESTMENT (CANADA) INC.	001590213
2005-04-15	
BUDAPESTIMAX-SCHULZ LIMITED	001185051
2005-04-22	
1108980 ONTARIO INC.	001108980
2005-04-25	
CESCO TECHNOLOGIES INC.	001484181
FENGFUSHI CORPORATION	002036976
HOLCAN CONSTRUCTION CO. LIMITED	000202219
MACKINNON COURIER SERVICE LIMITED	000588953
MPG FIRE SERVICES LTD.	001246770
OROK HARDWARE (1995) INC.	001142649
PAR TECH SUPPORT INC.	001102164
TRANSGUARD PACKAGING SYSTEMS INC.	001171727
866621 ONTARIO INC.	000866621
2005-04-26	
C.B.B.N. FOOD LIMITED	000404165
CAMBRIDGE CAREER GROUP LTD.	000394001
HELLO 1001 INC.	001422464
INFORMATION CATALYSTS LTD.	001091352
NORWOLF REALTY INC.	000861098
PRAXIS PAYMENT SOLUTIONS INC./SOLUTIONS DE PAIEMENT PRAXIS INC.	002016779
SHANE MORGAN FINANCIAL GROUP INC.	001351621
1019745 ONTARIO LIMITED	001019745
1039635 ONTARIO LTD.	001039635
1044295 ONTARIO INC.	001044295
1065812 ONTARIO INC.	001065812

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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1065813 ONTARIO INC.	001065813
1132562 ONTARIO INC.	001132562
1282070 ONTARIO INC.	001282070
2003814 ONTARIO INC.	002003814
2043456 ONTARIO INC.	002043456

2005-04-27

AGRI REPLACEMENT PARTS AND SERVICE INC.	000744633
COLLEGE THEATRE (BRANTFORD) LIMITED.	000114766
DONUT DELIGHT ENTERPRISE LTD.	001197069
KH DISCOVERY INC.	001480787
MIL WORTH CO. LTD.	000335068
SPARTAN GLASS CENTRE INC.	000316209
1205810 ONTARIO INC.	001205810
1244435 ONTARIO LIMITED	001244435
1349305 ONTARIO LIMITED	001349305
1591825 ONTARIO INC.	001591825

2005-04-28

ADELAIDE COURT INVESTMENTS LIMITED	000771476
ASTRAMARK ELECTRONICS LIMITED.	000232106
BAUWIN INDUSTRIAL LTD.	000753575
C & C SERVICE STATION LTD.	000483630
CD&S CREATIVE, DESIGN & SOLUTIONS INC.	001263426
CHERELLIE MANAGEMENT SERVICES LIMITED	000318019
D & D CONTRACTORS LTD.	001352492
DENBURN MANAGEMENT CORPORATION	000376522
F.P.S. DISTRIBUTING INC.	001273996
GETCO FOOD SERVICES INC.	001533939
GNP INTERNATIONAL INC.	001362138
INVEST-ASSIST INC.	000715948
JR GROUP INC.	001245324
LA TIERRA 1 INVESTMENTS INC.	000972395
MERMAX CORPORATION	001401905
MIST DOME LTD.	000618838
NAKITTA RESOURCES INC.	001010819
NATIONVIEW GARAGE LIMITED.	000347645
NJEANUS SOLUTIONS INC.	001631701
RICHIE DECOR INC.	001170159
TC THERMAL GLASS LTD.	000777342
WRITE ON MANAGEMENT INC.	001389578
YORK PAINTING & WALLCOVERING CO. LTD.	000935128
1063768 ONTARIO LTD.	001063768
1286890 ONTARIO INC.	001286890
1303895 ONTARIO INC.	001303895
1557666 ONTARIO INC.	001557666
830724 ONTARIO INC.	000830724
863095 ONTARIO INC.	000863095
924303 (ONTARIO) INC.	000924303

2005-04-29

ANGEL BEAUTY INC.	001216861
ASOOK & SONS LTD.	000942958
CANADIAN LAUNDRY & LINEN CONCEPT INC./CONCEPT CANADIEN DE BUANDERIE ET DE LINGE INC.	002004383
CAREMOR HOME HEALTH LTD.	001185500
CHILD SAFETY LINK INC.	001100252
FOUR Z LTD.	000925396
MASSIVE TOOLS INC.	001568499
MIKE'S INDUSTRIAL ELECTRONICS INC.	001356830
SARAH LOW DESIGN INC.	001375749
WAXWING COMPANY INC.	001350075
1189882 ONTARIO INC.	001189882
1404032 ONTARIO INC.	001404032
1435035 ONTARIO LTD.	001435035
1496227 ONTARIO LTD.	001496227
1531238 ONTARIO INC.	001531238
1547038 ONTARIO INC.	001547038
379273 ONTARIO LIMITED	000379273

2005-04-30

1104432 ONTARIO INC.	001104432
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Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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1356097 ONTARIO LIMITED	001356097
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2005-05-02

AMMAN'S GAS BAR LTD.	001437873
BALLYMORE BUILDING (BAYSIDE) CORP.	001276693
CREATIVE CONCRETE LTD.	000922172
GIUSEPPE MARCON INC.	000949819
HOLIDAY LANES (1994) INCORPORATED	001039531
ICP COATINGS CANADA INC.	001589725
OCEANFRONT DEVELOPMENTS LIMITED	000142380
SACKVILLE INVESTMENTS INC.	000992656
SEDEBROOK MEADOWS INC.	000427435
SPRI MEDICAL SERVICES LIMITED	000675822
TANGLEWOOD MANAGEMENT LIMITED	000881351
THISTLE CONSULTING INC.	001497396
1029937 ONTARIO INC.	001029937
1170131 ONTARIO INC.	001170131
1208177 ONTARIO INC.	001208177
1330050 ONTARIO INC.	001330050
1340895 ONTARIO INC.	001340895
1380471 ONTARIO INC.	001380471
1458595 ONTARIO LTD.	001458595
1479082 ONTARIO LTD.	001479082
1534426 ONTARIO INC.	001534426
1578591 ONTARIO INC.	001578591
472948 ONTARIO INC.	000472948
521924 ONTARIO LIMITED	000521924
874047 ONTARIO INC.	000874047
975327 ONTARIO LTD.	000975327

2005-05-03

BARBER GREENE BUSINESS PARK INC.	000618560
BIG APPLE MANAGEMENT SERVICES INC.	001126040
CDI NET SOLUTIONS INC.	001331279
CHESSWOOD AUTO GLASS & TRIM LTD.	000659660
CHOICE OF SERVICE PREMIER REALTY LTD.	001062199
CLARK BROS. HOME RENOVATIONS LTD.	000665977
DATA MOTION INC.	000942981
ELCARTA INC.	002018342
HARBINGER ASSOCIATES INC.	001379131
HIT POINT LTD.	001495048
MCLEE WELDING LTD.	000386369
PEMAK CONSULTING INC.	001227898
TORONTO FURNISHED CONDOMINIUM APARTMENT SERVICES INC.	001266589
1001033 ONTARIO INC.	001001033
1179457 ONTARIO LTD.	001179457
1236414 ONTARIO LTD.	001236414
1288037 ONTARIO LIMITED	001288037
1365659 ONTARIO LIMITED	001365659
1366700 ONTARIO LTD.	001366700
1540685 ONTARIO LTD.	001540685
598659 ONTARIO LTD.	000598659

2005-05-04

AGROLOGY MARKETING SERVICES INC.	001134502
ANDERDON MECHANICAL CONTRACTORS (1990) LTD.	000905374
AURA JEWELLERY MFG. LTD.	000578877
BEAUTIFUL GIFTS INC.	001108421
BUSINESS ACCESSORIES INC.	000966060
C.L.G. LOGGING INC.	001358889
CULLENS' ALLSTAR PRO SHOP LTD.	001088034
GATEWAY MOTION PICTURES INC.	001404990
GRAND PALACE BANQUET HALL & RESTAURANT LTD.	001414280
JKR DISTRIBUTION SOLUTIONS LTD.	001171071
KISHMUL KITCHEN INC.	000959176
LAKEVIEW WEED AND SPIDER CONTROL INC.	000868123
PAT'S AMUSEMENTS & DISTRIBUTING (TECUMSEH) LTD.	000387793

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
SUSSEX RIDGE ESTATES INC.....	000944087
TALESKI SOUND EQUIPMENT LIMITED.....	000337983
VALMAG INC.....	000433218
1027544 ONTARIO INC.....	001027544
1030105 ONTARIO INC.....	001030105
1275342 ONTARIO INC.....	001275342
1276878 ONTARIO INC.....	001276878
1349814 ONTARIO INC.....	001349814
1524272 ONTARIO INC.....	001524272
1531592 ONTARIO INC.....	001531592
575932 ONTARIO INC.....	000575932
893366 ONTARIO LIMITED.....	000893366
2005-05-05	
CONSTANT & NEVERENDING IMPROVEMENT CORP.....	001169814
KING STRATEGY LTD.....	001291751
KOCA INTERNATIONAL LTD.....	001025975
LAVA FARMS INC.....	000607009
LEAN INTEGRATION TECHNOLOGIES INC.....	001611894
MISTRAL FIRES LIMITED.....	000735628
PAM-LIN-LOR INVESTMENTS LTD.....	000894950
POLYMETRIC CONSULTANTS LIMITED.....	000281434
THE RANGE AT FOXBRIDGE INC.....	001276523
VBC INTEGRATED INC.....	001250855
WELLINGTON COMMON INC.....	000780005
WILSON JAMES LTD.....	001369318
YORK NATIONAL LEASING INC.....	001041574
100% PURE NUTRITION INC.....	001220459
1086284 ONTARIO LIMITED.....	001086284
655386 ONTARIO LTD.....	000655386
2005-05-06	
COVERS R US INC.....	001429076
GILBERT VERHEYDEN GENERAL CONTRACTING INC.....	001351156
INTERMEDIATE SYSTEMS RESOURCES LIMITED.....	000475383
KARGEL CARPENTERS INC.....	000624940
MONIBAR ENTERPRISES LIMITED.....	000803676
SHEONA CHARTERS LTD.....	001278356
THE CHOCOLATE HOUSE LIMITED.....	000932962
1487590 ONTARIO INC.....	001487590
344971 ONTARIO LIMITED.....	000344971
624 DATA SYSTEMS INC.....	000499695
912627 ONTARIO LIMITED.....	000912627
2005-05-09	
BIO-COSMETICS INC.....	000289793
2005-05-10	
T.R.I. LIMITED.....	000852835
2007461 ONTARIO INC.....	002007461
2005-05-11	
EMPRO ELECTRONICS INCORPORATED.....	001384558
FAYE ZHANG CANADA CONSULTING CORPORATION.....	001410739
2005-05-12	
ARIES OF OTTAWA DESIGN SERVICE LTD.....	000479647
ERNEST H. ANDREWS MANAGEMENT LIMITED.....	000385970
810185 ONTARIO INC.....	000810185
2005-05-13	
AMA LOGGING LTD.....	001092932
DERNO ENTERPRISES INC.....	001074996
THEATRICAL EQUIPMENT SUPPLIED BY J. FULLER LIMITED.....	001509299
1369525 ONTARIO LIMITED.....	001369525
1476561 ONTARIO INC.....	001476561
2005-05-16	
MEL-TREE HOLDINGS LTD.....	000986102
TIDY TISSUE LTD.....	000965827
1312854 ONTARIO LIMITED.....	001312854
1490648 ONTARIO LTD.....	001490648

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1555829 ONTARIO INC.....	001555829
2005-05-17	
SANDRA SPRING PARK LIMITED.....	000342122
2005-05-18	
1141625 ONTARIO INC.....	001141625
1414979 ONTARIO LIMITED.....	001414979
2005-05-19	
CORRUPAL LIMITED.....	001372212
WINDSOR SIDING & MOULDING MFG. LIMITED.....	000210556
1047355 ONTARIO INC.....	001047355
2005-05-20	
TOWN CENTRE MOTORS INC.....	001295226
2005-05-23	
THE WINE AUTHORITY INC.....	001127049
1021543 ONTARIO INC.....	001021543
2005-05-24	
AGRI-VAL INC.....	000499410
COLE BUSINESS MACHINES INC.....	000959388
D & L EVALUATORS INC.....	001276908
LIMBERGER CORPORATION INC.....	000282785
MANDARIN CREATION CO. LTD.....	001042658
NORTH AMERICA MEDIA SERVICES LIMITED.....	001053544
R.C. CLEANERS & CONTRACTORS LTD.....	000828137
SAFARI CLUB BILLIARDS INC.....	001196064
THC INC.....	000937644
THE CHEFS HANDS INC.....	001539230
VALENTINO'S PARK LIMITED.....	000112487
671826 ONTARIO LTD.....	000671826
2005-05-25	
INTERLACE ENGINEERING CORPORATION.....	000974522
IPSEE INC.....	001410769
NORAMCO INTERIORS (1992) LTD.....	000972336
2005-05-26	
ANGE'S BEAUTY SALON LIMITED.....	000454255
BAY FRONT RESTAURANT LIMITED.....	001189214
CYPRESS EXPRESS INC.....	001455339
GOLDEN CROWN AUTO COLLISION LTD.....	001205058
GP COMMODITIES INC.....	001131227
1015724 ONTARIO INC.....	001015724
1046223 ONTARIO LIMITED.....	001046223
1122540 ONTARIO LTD.....	001122540
961545 ONTARIO LIMITED.....	000961545
2005-05-27	
FIGHTING IRISH MANAGEMENT CONSULTANTS LTD.....	001248643
2005-05-31	
A. KRANE & ASSOCIATES INC.....	001541244
AVRAIL COMPREHENSIVE CONFIDENTIAL AUDITS & INVESTIGATIONS INC.....	001189260
BARRIE EXECUTIVE AIRPARK LTD.....	000586869
FALCON INVESTMENTS III INC.....	000785540
GLENCRAG HOLDINGS LIMITED.....	000033337
HUGH C HUNTING CONSULTING INC.....	001085127
KEN SYMONS SERVICES INC.....	000576141
NEW WORLD PACKAGING INC.....	000701018
NORSEMAN WAREHOUSE & DISTRIBUTORS LTD.....	000241548
SMART REHAB SERVICES INC.....	002026233
TOR/BEN ENTERPRISES INC.....	001160132
1069012 ONTARIO LIMITED.....	001069012
1104470 ONTARIO INC.....	001104470
1199679 ONTARIO LIMITED.....	001199679
1565863 ONTARIO LTD.....	001565863
2005-06-01	
HERBANE NATURAL BODYCARE, LTD.....	001253760
PROFESSIONAL MARKETING SERVICES LIMITED.....	001014438
SENSIBLE ERGONOMICS INC.....	001465752
SOLUTION OPTIONS CONSULTING INC.....	000985832
495466 ONTARIO INC.....	000495466

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
839712 ONTARIO LIMITED	000839712
2005-06-02	
ACELAN DISTRIBUTION INCORPORATED	000825325
POP TIF FRANCHISORS INC.	001070460
SHANTZ HOME IMPROVEMENTS INC.	000608706
THE HOME SCHOOL DEPOT INC.	000796543
WOODSCI CONSULTING INC.	001267809
ZANON PLASTERING LIMITED	000293584
1198819 ONTARIO INC.	001198819
2005-06-03	
BELMONT FLOOR & WALL TILE INC.	000751868
BOWGADA HOLDINGS LTD.	000267292
BRIDLESTONE INVESTMENTS LIMITED	000391769
CLASSIC COPIERS INC.	001088752
EASTWAY DEVELOPMENT CORPORATION	000922881
ELM GROVE DEVELOPMENTS LTD.	001176435
FOUR K LEASING LIMITED	000541153
GOSAL TRUCK LINES INC.	001462804
HUGH KELLAM TRUCKING LIMITED	000399175
JUNE DAIRY PRODUCTS LIMITED	000140220
RACAL FILTER TECHNOLOGIES INC.	000810723
SUMMET HOUSE INC.	001221110
TPX TRANS GROUP INC.	001388172
WALKER SHUTTLE SERVICES INC.	001046508
1163056 ONTARIO INC.	001163056
1303832 ONTARIO LIMITED	001303832
1331935 ONTARIO INC.	001331935
1427122 ONTARIO INC.	001427122
1429562 ONTARIO INC.	001429562
1475371 ONTARIO INC.	001475371
1602423 ONTARIO LIMITED	001602423
2028461 ONTARIO INC.	002028461
2030397 ONTARIO INC.	002030397
638334 ONTARIO LIMITED	000638334
788969 ONTARIO LIMITED	000788969
968878 ONTARIO INC.	000968878
2005-06-06	
AVIV HOMES INC.	001141721
BOYD-LECKIE LIMITED	000153996
CANADIAN ASIA-PACIFIC COMMERCE & TRADE INC.	001478229
FIELDBASE SYSTEMS INC.	001060681
FRIENDLY CAT PRODUCTIONS LTD.	001367485
G AND M BUSINESS NEWS HOLDINGS LIMITED	001456801
GEM SAT INC.	001181702
IMAGE IMPRESSION INC.	000746122
ISLINGTON INTERNATIONAL INC.	001033785
LINCAR HOLDINGS INC.	000761695
MARDRED INVESTMENT LIMITED	001076966
NINTH CONCESSION INVESTMENTS LIMITED	000814244
PHOENIX ULTIMATE CAR DETAILING INC.	001437715
SELLEX MEDIA CORPORATION	000933587
T & H WAN INVESTMENTS INC.	000739576
VINGO INTERNATIONAL INC.	001345781
WM. CANE & SONS LIMITED	000506584
1091196 ONTARIO LIMITED	001091196
1131647 ONTARIO INC.	001131647
1134792 ONTARIO LTD.	001134792
1258093 ONTARIO LIMITED	001258093
1429589 ONTARIO LIMITED	001429589
869713 ONTARIO LTD.	000869713
2005-06-07	
D'ACCORD INC.	001338526
DIAMOND CELLULAR INC.	002012006
ELECTRONIC TOOLS CORPORATION	001180025
HUR-E-HOM ENTERPRISES INC.	000937675
MAR-BEN CONTRACTORS LIMITED	000065739
MOHINI ENTERPRISE INC.	001489065

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
NEL-GOR HOLDINGS INC.	001192795
PETER DANIEL ARCHITECT INC.	000606780
ROSE-LEN GREENHOUSES INC.	000801916
SUNSHINE HOTEL (MATAWIN) LIMITED	000917311
TELEDEBIT ONE INC.	001223464
THERMO ANALYTICAL SOLUTIONS LTD.	001091151
TRIO MAPLE INVESTMENT LTD.	000766710
VAN MAREN CONSTRUCTION (#1004) LTD.	001098781
VOURA CONSTRUCTION LIMITED	000252303
WICKLOW DISTRIBUTORS INC.	001514148
ZHONG GUO RESTAURANT INC.	001544555
1239959 ONTARIO LTD.	001239959
1451461 ONTARIO INC.	001451461
1465976 ONTARIO LTD.	001465976
1480443 ONTARIO INC.	001480443
1510475 ONTARIO INC.	001510475
2022518 ONTARIO INC.	002022518
479258 ONTARIO LIMITED	000479258
561487 ONTARIO LIMITED	000561487
2005-06-08	
ERVANARIA SAUDE E PAZ DE ESPIRITO LTD.	001483830
HALDANE PRODUCTS INC.	000751707
MEDIA MINDERS INC.	001355532
PRINCE TEK INC.	001490439
R. W. GREEN HOLDINGS LTD.	000141960
REXIM INTERNATIONAL TRADING LIMITED	000276257
THE ROCK-IT SHOP INC.	001091002
WELKEL INTERNATIONAL INC.	000735233
1083114 ONTARIO INC.	001083114
1362972 ONTARIO INC.	001362972
1479409 ONTARIO LIMITED	001479409
416289 ONTARIO LIMITED	000416289
826611 ONTARIO INC.	000826611
855778 ONTARIO INC.	000855778
2005-06-09	
ART HOUSE CONSTRUCTION COMPANY LIMITED	001462981
BEING JULIA PRODUCTIONS INC.	001536096
BRUNO GM&P PARTNER CORPORATION	001350458
CARL'S MASONRY SUPPLIES LIMITED	000377315
CONSUMERS' HOME SERVICES LTD.	001571440
EQUI-INCOME CAPITAL CORPORATION LIMITED	000793663
EQUITY INVESTMENTS OF CANADA CORPORATION	000766613
FINCH CORNERS LIMITED	000785045
JFG MANAGEMENT SERVICES INC.	001483936
KENDALWOOD HOLDINGS LTD.	000750951
LONDON CORPORATION	000966799
RAINBOW FINANCE CORPORATION	000899475
SERVICE 1ST TRANSPORT & LEASING INC.	001294615
SIMCOE-162 MORTGAGE INVESTMENTS INC.	001029439
YORK COUNTY PINE LTD.	000371587
1161364 ONTARIO LIMITED	001161364
1375149 ONTARIO INC.	001375149
1428413 ONTARIO INC.	001428413
361502 ONTARIO LTD.	000361502
714262 ONTARIO LIMITED	000714262
755855 ONTARIO LIMITED	000755855
781887 ONTARIO LIMITED	000781887
783093 ONTARIO LIMITED	000783093

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G798)

Foreign Cultural Objects Immunity From Seizure Act Determination

Pursuant to delegated authority and in accordance with subsection 1(1) of the *Foreign Cultural Objects Immunity from Seizure Act*, R.S.O. 1990, c.F.23, the works of art or objects of cultural significance listed in Schedule "A" attached hereto, which works or objects are to be on temporary exhibit during the Icons of Elegance exhibition at the Bata Shoe Museum in Toronto, Ontario pursuant to a loan agreement between the Bata Shoe Museum and the lender(s) listed in the attached Schedule "A", are hereby determined to be of cultural significance and the temporary exhibition of these works or objects in Ontario are in the interest of the people of Ontario.

DATE: June 15, 2005

MARJORIE MERCER
Assistant Deputy Minister

SCHEDULE "A"

ICONS OF ELEGANCE BATA SHOE MUSEUM, TORONTO, ONTARIO, CANADA

LIST OF OBJECTS

All objects are on loan from The Metropolitan Museum of Art, New York, New York, U.S.A.

	Designer	Description of Object	Accession number
1.	Perugia	Shoes (Pumps) mid-1950s, leather, Heel to Toe: 7 ½ in. (19.1 cm)	1973.243.2
2.	Salvatore Ferragamo, Italian, 1898-1960	Shoes 1948-1950, leather, Heel to Toe: 8 ¾ in. (22.2 cm); Height (of heel): 3 ¼ in. (8.3 cm)	1973.282.6
3.	Roger Vivier, French, b.1913 Suviane, French Christian Dior Haute Couture, French, founded 1947	Shoes 1956-1958, silk, leather, Length: 10 in. (25.4 cm)	1977.277.5a, b
4.	Herbert Levine, American, 1916-1981	Slippers (Mules) 1959, leather, wood, metal glass, Heel to Toe: 10 in. (25.4 cm)	1977.287.19a, b
5.	Roger Vivier, French, b. 1913 Christian Dior Haute Couture, French, founded 1947	Shoes, Evening 1957, silk, leather, nylon, metallic thread, glass., Length: 9 in. (22.9 cm)	1979.472.23a, b
6.	Roger Vivier, French, b. 1913 Christian Dior Haute Couture, French, founded 1947	Shoes, Evening 1961, Silk, metal, leather, metallic thread, plastic, glass, L: 9 ¾ in. (24.8 cm)	1980.597.4a, b
7.	Roger Vivier, French, b. 1913 Christian Dior Haute Couture, French, founded 1947	Slippers, Evening 1960, silk, leather, metallic thread, plastic, glass, L: 8 ¾ in. (21 cm)	1980.597.6a, b
8.	Roger Vivier, French, b. 1913 Christian Dior Haute Couture, French, founded 1947	Shoes, Evening 1957, silk, plastic, glass, metal, Length: 9 in. (22.9 cm)	1980.597.24
9.	Roger Vivier, French, b. 1913 Christian Dior Haute Couture, French, founded 1947	Sandals, Evening 1958, silk, metallic thread, glass, plastic, Length: 8 ½ in. (21.6 cm); Height (of heel): 2 ¾ in. (7 cm)	1980.597.27
10.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.10a, b Also trunk to show shoe group C.I.53.76.10a, b; 21a, b
11.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.11a, b
12.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.12a, b
13.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.13a, b
14.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.14a, b
15.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.15a, b
16.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.16a, b
17.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.17a, b
18.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.18a, b
19.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.19a, b

	Designer	Description of Object	Accession number
20.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, Length: 10 in. (25.4 cm)	C.I.53.76.20a, b
21.	Yantorny	Shoes (Pumps) 1914-1919, leather, silk, metallic, Length: 9 ½ in. (24.1 cm)	C.I.53.76.21a, b

(138-G800)

Ontario Securities Commission

AMENDMENTS TO MULTILATERAL INSTRUMENT 52-109 CERTIFICATION OF DISCLOSURE IN ISSUERS' ANNUAL AND INTERIM FILINGS

On June 6, 2005, an instrument amending Multilateral Instrument 52-109 *Certification of Disclosure in Issuers' Annual and Interim Filings* (the Amendment Instrument) came into force as a rule under the Securities Act (Ontario).

The Amendment Instrument allows certifying officers to omit certain certifications regarding internal control over financial reporting from their annual certificates filed for financial years ending on or before June 29, 2006 and their interim certificates filed for permitted interim periods.

The full text of the Amendment Instrument is available in the Ontario Securities Commission's Bulletin at (2005) 28 OSCB 4979 and on the Commission's web site at http://www.osc.gov.on.ca/Regulation/Rulemaking/Current/Part5/rule_20050603_52-109_cert-disc-iaif.jsp.

(138-G799)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE IS HEREBY GIVEN that on behalf of Kids Care Oncology, Central West Ontario Corporation, known as and referred to as Ronald McDonald House (Hamilton), application has been made to the Legislative Assembly of the Province of Ontario for an Act to exempt certain land from taxation for municipal and school purposes beginning in 2005 and thereafter so long as the land is used for the purposes of providing temporary lodging for families of seriously ill children receiving medical treatment from the Hamilton area hospitals.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa, this 26th day of May, 2005.

RUSSELL G. GIBSON,
Solicitor for the Applicant
Vincent Dagenais Gibson LLP/s.r.l.
Suite 600-325 Dalhousie Street
Ottawa, Ontario
K1N 7G2

(138-P554) 23, 24, 25, 26

NOTICE IS HEREBY GIVEN that on behalf of the Southwestern Ontario Childrens Care Inc., which operates as the "Ronald McDonald House" London, application has been made to the Legislative Assembly of the Province of Ontario for an Act to exempt certain land leased by the corporation from the Victoria Hospital Corporation, now known as London Health Sciences Centre, from taxation for municipal and school purposes beginning in 2005 and thereafter so long as the land is used for the purposes of providing temporary lodging for families of seriously ill children receiving medical treatment from London and Southwestern Ontario area hospitals.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa this 26th day of May, 2005.

RUSSELL G. GIBSON,
Solicitor for the Applicant
Vincent Dagenais Gibson LLP/s.r.l.
Suite 600-325 Dalhousie Street
Ottawa, Ontario
K1N 7G2

(138-P555) 23, 24, 25, 26

NOTICE IS HEREBY GIVEN that on behalf of the Sisters of St. Joseph of Hamilton (hereinafter the Corporation), an application has been made to the Legislative Assembly of the Province of Ontario for an Act to grant the Corporation the powers of a natural person and to clarify the statutory provisions governing the Corporation. This will clarify the

powers of the Corporation and will modernize a number of provisions so as to enable it to better carry out its charitable activities.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Ottawa, this 26th day of May, 2005.

RUSSELL G. GIBSON,
Solicitor for the Applicant
Vincent Dagenais Gibson LLP/s.r.l.
Suite 600-325 Dalhousie Street
Ottawa, Ontario
K1N 7G2

(138-P556) 23, 24, 25, 26

Corporation Notices Avis relatifs aux compagnies

GRD CAPITAL INC.

TAKE NOTICE that a final meeting of the shareholder of the above Corporation was held on the 31st day of March, 2005, at which time the Liquidator of the above Corporation presented his account and explanation of the voluntary winding up of GRD Capital Inc.

DATED the 31st day of March, 2005.

"GILLES-R. DUPUIS – Liquidator"
Gilles-R. Dupuis – Liquidator

(138-P575)

J.M. Kauzlarick Limited
Ontario Corporation No. 1383608

TAKE NOTICE CONCERNING WINDING UP OF J.M. Kauzlarick Limited, Date of Incorporation: January 1, 2000, Liquidator: H. Ruth Kauzlarick, Address: 602 – 50 Water Street, Thunder Bay, Ontario, P7B 6Y9, Appointed: May 21, 2005.

This notice is filed under subsection 205(2) of the *Business Corporations Act*. A meeting of the shareholders of the Corporation pursuant to subsection 205(1) of the Act was held on June 7, 2005.

Pursuant to subsection 205(3) of the *Business Corporations Act*, on the expiration of three months after the date of filing of this notice, the Corporation is dissolved.

DATED at Thunder Bay, this 10th day of June, 2005.

H. RUTH KAUZLARICK
Liquidator

(138-P576)

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of Superior Court of Justice, Toronto, dated December 8, 2004, Court File No. 04-CV-274163SR, to me directed, against the real and personal property of **M. A. GEORGE GOERTZEN also known as MARY AGATHA GEORGE GOERTZEN and DONALD SENECHAL**, Defendant, at the suit of **ROYAL BANK OF CANADA**, I have seized

and taken in execution all the right, title, interest and equity of redemption of **MARY AGATHA GEORGE GOERTZEN**, Defendant in and to:

ALL AND SINGULAR that certain parcel or tract of land and premises situated, being Part Lot 12 on the east side of Bertmount Ave. according to Plan 438E, City of Toronto, Municipality of Metropolitan Toronto, registered in the Registry Office for the Registry Division of Metropolitan Toronto No. 63. As in Instrument No. CT 867676. Known as **115 BERTMOUNT AVENUE, TORONTO, ONTARIO M4M 2Y1**.

All of which said right, title, interest and equity of redemption of **MARY AGATHA GEORGE GOERTZEN**, Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **Room 424, Writs Office, 40 Dundas Street West, Toronto, Ontario, on Thursday, July 28, 2005 AT 11:00 a.m.** (Registration 9:00 a.m.-10:30 a.m.).

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

- TERMS:**
- \$2,000.00 certified cheque or cash upon bidder registration
 - Deposit 10% of bid price or \$2,000.00, whichever is greater
 - Payable at time of sale by successful bidder
 - To be applied to purchase price
 - Non-refundable
 - Ten business days from date of sale to arrange financing and pay balance in full at **40 Dundas St. W., Room 424, Toronto, Ontario**
 - All payments in cash or by certified cheque made payable to the Minister of Finance
 - Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 - Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a sheriff under legal process, either directly or indirectly.

DATE: June 10, 2005

MICHAEL MACLEAN
Enforcement Office
40 Dundas Street W., Room 424
Toronto, Ontario M5G 2C2

(138-P579)

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the **Superior Court of Justice at TORONTO, ON** dated **JULY 27, 2004**, Court File Number **(04CV270507SR)**, to me directed, against the real and personal property of **FRANCA LAURETANI ALSO KNOWN AS FRANCA LAURENTANI AND SERGIO LAURETANI ALSO KNOWN AS SERGIO LAURENTANI** Defendant(s), at the suit of **ROYAL BANK OF CANADA**, Plaintiff(s), I have seized and taken in execution all the right, title, interest and equity of redemption of **FRANCA LAURETANI ALSO KNOWN AS FRANCA LAURENTANI AND SERGIO LAURETANI ALSO KNOWN AS SERGIO LAURENTANI**, Defendant(s) in and to:

PARCEL 21-1, IN THE REGISTER FOR SECTION 62M-501, BEING THE WHOLE OF LOT 21, PLAN 62M-501, IN THE CITY OF HAMILTON, IN THE REGIONAL MUNICIPALITY OF HAMILTON-

WENTWORTH, 2 FONTAINBLEU COURT, HAMILTON, ONTARIO L8V 5A8

All of which said right, title, interest and equity of redemption of FRANCA LAURETANI ALSO KNOWN AS FRANCA LAURENTANI AND SERGIO LAURETANI ALSO KNOWN AS SERGIO LAURENTANI, Defendant(s), in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at, **JOHN SOPINKA COURT HOUSE 45 MAIN STREET STE.126, HAMILTON, ONTARIO L8N 2B7**, on **THURSDAY, JULY 28, 2005** at **10:00 a.m.**

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

TERMS: Deposit 10% of bid price or \$1,000.00, whichever is greater

- Payable at time of sale by successful bidder
- To be applied to purchase price
- Non-refundable

Ten business days from date of sale to arrange financing and pay balance in full at **45 MAIN STREET EAST, SUITE 126, HAMILTON, ON L8N 2B7**

All payments in cash or by certified cheque made payable to the Minister of Finance

Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price

Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

Note: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

DATE: June 14, 2005

LINDA DEMBE
Sheriff, City of Hamilton
45 Main Street East, Suite 126,
Hamilton, Ontario L8N 2B7
(address of court office)

" Pour des renseignements en français complosez le (905) 645-5252 ext. 3768 "

(138-P580)

Sale of Lands for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF HURON-KINLOSS

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on the 14th day of July, 2005 at the Council Chambers of The Corporation of the Township of Huron-Kinloss, 21 Queen Street, Ripley, Ontario NOG 2R0.

The tenders will then be opened in public on the same day at 3:05 p.m. in the Council Chambers at 21 Queen Street, Ripley, Ontario NOG 2R0.

Description of Lands:

Part of Lot 19, Range 1, North of the Durham Road, designated as Part 1 on a Ministry of Transportation and Communications Plan of Survey P-2024-8 being a Reference Plan deposited in the Land Registry Office for the Registry Division of Bruce as Plan 3R-3325, Township of Huron-Kinloss (formerly Township of Kinloss), County of Bruce.

Municipal Address of Land: R. R. No. 2, Kincardine, Ontario N2Z 2X4
Minimum Tender Amount: \$11,067.31

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The lands do not include mobile homes situate on the lands, if any.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

NOTE: G.S.T. MAY BE PAYABLE BY SUCCESSFUL PURCHASER.

For further information regarding this sale and a copy of the prescribed form of tender contact:

(138-P577)	MARY ROSE WALDEN Administrator/Treasurer The Corporation of the Township of Huron-Kinloss 21 Queen Street Ripley, Ontario NOG 2R0 (519) 395-3735
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Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF KENORA

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3 p.m. local time on Wednesday, July 6, 2005, at the city of Kenora municipal office.

Description of Land(s)

1) IMPROVED PROPERTY BEING THE REMAINDER OF PARCEL 22215, DISTRICT OF KENORA – PARTS OF LOC. 368P, BEING PARTS 2 & 3, PLAN K.R.72, TOWN OF KENORA, NOW CITY OF KENORA, EXCEPTING PART 1, PLAN K.R.1534, BEING ALL OF THE PARCEL; MUNICIPALLY KNOWN AS 832 RIVER DRIVE; (RECENTLY SUSTAINED FIRE DAMAGE; PREMISES NOT LIVEABLE AS IS)

Minimum Tender Amount: \$10,425.16*

*(Does not include 2005 Final Billing)

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, or trust corporation, payable to the municipality and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

PAT GEISEL, C.M.T.C.
Tax Officer
Corporation of the City of Kenora
1 Main Street South, Kenora ON P9N 3X2

(138-P578)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—06—25

ONTARIO REGULATION 268/05

made under the

FOOD SAFETY AND QUALITY ACT, 2001

Made: June 1, 2005

Filed: June 6, 2005

Amending O. Reg. 31/05

(Meat)

Note: Ontario Regulation 31/05 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 37 (2) of Ontario Regulation 31/05 is revoked and the following substituted:

(2) The sources mentioned in subsection (1) are drinking-water systems to which Ontario Regulation 170/03 (Drinking-Water Systems), made under the *Safe Drinking Water Act, 2002*, applies.

2. Clause 40 (a) of the Regulation is revoked and the following substituted:

(a) being notified by the owner of a drinking-water system or the operating authority for the system under Schedule 17 or 18 to Ontario Regulation 170/03 (Drinking-Water Systems) or Schedule 5 to Ontario Regulation 252/05 (Non-Residential and Non-Municipal Seasonal Residential Systems that Do Not Serve Designated Facilities), both made under the *Safe Drinking Water Act, 2002*, to use an alternate source of drinking water or to bring water to a rapid rolling boil for at least one minute before use;

26/05

ONTARIO REGULATION 269/05

made under the

ONTARIO ENERGY BOARD ACT, 1998

Made: June 1, 2005

Filed: June 6, 2005

Amending O. Reg. 53/05

(Payments under Section 78.1 of the Act)

Note: Ontario Regulation 53/05 has not previously been amended.

1. Section 4 of Ontario Regulation 53/05 is amended by adding the following subsections:

(2.1) The total amount of the payment under subsection (2) shall be allocated to the hydroelectric generation facilities prescribed under paragraphs 1 and 2 of section 2 on a proportionate basis equal to each facility's percentage share of the total combined output in that hour for those facilities.

(2.2) Subsection (2.1) applies in respect of amounts payable on and after April 1, 2005.

26/05

ONTARIO REGULATION 270/05

made under the

PUBLIC SERVICE ACT

Made: May 13, 2005
 Approved: June 1, 2005
 Filed: June 6, 2005

Amending O. Reg. 435/97
 (Rules of Conduct for Public Servants)

Note: Ontario Regulation 435/97 has previously been amended. Those amendments are listed in the Table of Regulations, Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in section 1 of Ontario Regulation 435/97 is revoked.

(2) The definition of “spouse” in section 1 of the Regulation is revoked and the following substituted:

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
- (b) either of two persons who live together in a conjugal relationship outside marriage.

2. Subsection 4 (1) of the Regulation is amended by striking out “same-sex partner”.

3. (1) Subsection 8 (1) of the Regulation is amended by striking out “same-sex partner”.

(2) Subsection 8 (2) of the Regulation is amended by striking out “same-sex partner”.

(3) Subsection 8 (3) of the Regulation is amended by striking out “same-sex partner”.

(4) Subsection 8 (4) of the Regulation is amended by striking out “same-sex partner”.

4. Section 11 of the Regulation and the heading preceding it are revoked and the following substituted:

CONDUCT RELATING TO CERTAIN CROWN ACTIVITIES

11. In sections 11.1 to 15,

“prescribed matter” means a matter,

- (a) that relates to services currently provided under a program of the Crown or by an agency of the Crown or a corporation controlled by the Crown with respect to which it is possible that a private sector entity will provide all or part of the financing for the services or will provide some or all of the services, and
- (b) that has been referred to a ministry or agency of the Crown by the Executive Council or a member of the Executive Council for review or implementation.

5. Section 11.1 of the Regulation is revoked and the following substituted:

11.1 Sections 12 to 14 apply to each public servant who routinely works on one or more prescribed matters and who has access to confidential information about the prescribed matter obtained during the course of his or her employment in the service of the Crown.

6. Subsections 12 (1) and (2) of the Regulation are revoked and the following substituted:

(1) A public servant described in section 11.1 shall make a declaration to the Conflict of Interest Commissioner about whether the public servant’s private interests could conflict with his or her duties to the Crown with respect to a prescribed matter referred to in that section.

(2) The declaration must be made when the public servant first becomes involved in work on the prescribed matter.

7. (1) Subsection 13 (1) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(1) A public servant described in section 11.1 shall make a declaration to the Conflict of Interest Commissioner in which the public servant discloses the following matters respecting his or her financial interests:

(2) Subsection 13 (3) of the Regulation is amended by striking out “same-sex partner” wherever it appears.

(3) Subsection 13 (4) of the Regulation is amended by striking out “same-sex partner”.

8. (1) Subsections 14 (1) and (2) of the Regulation are revoked and the following substituted:

(1) A public servant described in section 11.1 shall not purchase, or cause another person to purchase on his or her behalf, a legal or beneficial interest in an entity that is carrying on, or proposes to carry on, an activity relating to a prescribed matter referred to in section 11.1.

(2) Subsection 14 (3) of the Regulation is amended,

(a) by striking out “subsections (1) and (2)” and substituting “subsection (1)”; and

(b) by striking out “subsection (1) or (2)” and substituting “subsection (1)”.

(3) Subsection 14 (4) of the Regulation is revoked and the following substituted:

(4) The prohibition described in subsection (1) ceases to have effect with respect to a prescribed matter,

(a) six months after the date on which the action in respect of the prescribed matter is completed; or

(b) six months after the date the Crown ceases to work on the prescribed matter.

9. Subsection 15 (1) of the Regulation is revoked and the following substituted:

(1) The Civil Service Commission shall maintain a current list of positions in which public servants routinely work on one or more prescribed matters.

10. Subsection 16 (3) of the Regulation is amended by adding the following paragraph:

0.1 When he or she is engaging in meetings, consultations, discussions or communicating for the purpose of verifying information provided to him or her by the public servant.

Made by:

CIVIL SERVICE COMMISSION:

GAIL BEGGS
Vice Chair

MORAG MCLEAN
Secretary

Date made: May 13, 2005.

26/05

ONTARIO REGULATION 271/05

made under the

ADMINISTRATION OF JUSTICE ACT

Made: June 1, 2005

Filed: June 7, 2005

Amending O. Reg. 432/93
(Small Claims Court — Fees and Allowances)

Note: Ontario Regulation 432/93 has previously been amended. Those amendments are listed in the [Table of Regulations](#), [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Items 14 and 16 of Schedule 1 to Ontario Regulation 432/93 are revoked and the following substituted:

14.	Transmitting a document other than by mail	Cost of transmission
16.	Making a photocopy of a document not requiring certification, per page	1.00

26/05

ONTARIO REGULATION 272/05

made under the

ADMINISTRATION OF JUSTICE ACT

Made: June 1, 2005

Filed: June 7, 2005

Amending O. Reg. 293/92

(Superior Court of Justice and Court of Appeal — Fees)

Note: Ontario Regulation 293/92 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subitems 3 x, xi and xii of the Table to section 1 of Ontario Regulation 293/92 are revoked and the following substituted:

x.	a notice of appeal or cross-appeal from an interlocutory order	181.00
xi.	a notice of appeal or cross-appeal to an appellate court of a final order of the Small Claims Court	104.00
xii.	a notice of appeal or cross-appeal to an appellate court of a final order of any court or tribunal, other than the Small Claims Court or the Consent and Capacity Board	259.00

(2) Item 5 of the Table to section 1 of the Regulation is revoked and the following substituted:

5.	For perfecting an appeal or judicial review application	201.00
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26/05

ONTARIO REGULATION 273/05

made under the

LAND REGISTRATION REFORM ACT

Made: February 9, 2005

Filed: June 9, 2005

Amending O. Reg. 16/99

(Automated System)

Note: Ontario Regulation 16/99 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The Table to subsection 3 (1) of Ontario Regulation 16/99 is amended by striking out the following item:

Column 1	Column 2
Nipissing (No. 36)	March 7, 2005

(2) The Table to subsection 3 (2) of the Regulation is amended by adding the following item:

Column 1	Column 2
Nipissing (No. 36)	June 9, 2005

Made by:

JIM WATSON
Minister of Consumer and Business Services

Date made: February 9, 2005.

26/05

ONTARIO REGULATION 274/05

made under the

FARM PRODUCTS MARKETING ACT

Made: June 1, 2005

Filed: June 9, 2005

Amending Reg. 418 of R.R.O. 1990
(Greenhouse Vegetables — Plan)

Note: Regulation 418 has previously been amended. Those amendments are listed in the [Table of Regulations — Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. The definition of “greenhouse vegetables” in section 2 of the Schedule to Regulation 418 of the Revised Regulations of Ontario, 1990 is amended by striking out “tomatoes, cucumbers and lettuce” and substituting “cucumbers, lettuce, peppers and tomatoes”.

26/05

ONTARIO REGULATION 275/05

made under the

FARM PRODUCTS MARKETING ACT

Made: June 8, 2005

Filed: June 9, 2005

Amending Reg. 417 of R.R.O. 1990
(Greenhouse Vegetables — Marketing)

Note: Regulation 417 has previously been amended. Those amendments are listed in the [Table of Regulations — Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. The definition of “greenhouse vegetables” in section 1 of Regulation 417 of the Revised Regulations of Ontario, 1990 is amended by striking out “tomatoes, cucumbers and lettuce” and substituting “cucumbers, lettuce, peppers and tomatoes”.

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: June 8, 2005.

26/05

ONTARIO REGULATION 276/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 8, 2005

Filed: June 10, 2005

Amending O. Reg. 665/98
(Hunting)

Note: Ontario Regulation 665/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Sections 17 and 18 of Ontario Regulation 665/98 are revoked and the following substituted:

17. (1) The holder of a licence who has killed a moose, deer, bear, wild turkey, wolf or coyote shall,

- (a) immediately after the kill and at the site of the kill attach the seal provided with or purchased for the licence or licence tag to the game wildlife in the manner indicated on the seal; and
- (b) keep the seal attached to the game wildlife while it is being transported and, in the case of wild turkey, keep the seal attached to the wild turkey until it is prepared for consumption.

(2) A holder of a hunting licence shall not attach the seal provided with the licence or licence tag to a bull moose, cow moose or antlerless deer unless the licence has been validated for hunting the game mammal.

(3) A licence to hunt deer, moose, bear or wild turkey ceases to be valid when the seal provided with or purchased for the licence or licence tag is attached or ought to have been attached to the carcass of the deer, moose, bear or wild turkey, respectively, as the case may be.

(4) The seal provided with or purchased for a licence to hunt deer, moose or bear expires at the end of the fourth day after the close of the open season.

(5) Where a small game licence must be accompanied by a wolf/coyote seal to hunt wolf or coyote, the licence ceases to be valid for hunting wolf or coyote,

- (a) if the person holds one wolf/coyote seal, when the seal is attached or ought to have been attached to a wolf or coyote; or
- (b) if the person holds two wolf/coyote seals, when both seals have been attached or ought to have been attached to wolves or coyotes.

(6) A wolf/coyote seal expires on December 31 of the year the seal was issued.

18. The holder of a licence to hunt moose, deer, bear or wild turkey or the holder of a small game licence and a wolf/coyote seal shall provide the information required on the seal in the manner indicated on the seal immediately after the game wildlife has been killed.

2. Section 20 of the Regulation is revoked and the following substituted:

20. A holder of a licence to hunt moose, deer, bear or wild turkey or a holder of a small game licence and a wolf/coyote seal shall not attach his or her seal to game wildlife that has been killed by another person.

3. Part V of the Regulation is amended by adding the following section:

29.1 (1) Despite clauses 28 (1) (d) and 29 (1) (c), a holder of a small game licence is not authorized to hunt wolf or coyote in the wildlife management units listed in paragraph 1 unless the licence is accompanied by a wolf/coyote seal:

1. 1 to 10, 11A, 11B, 12 to 42, 46, 47, 48, 49, 50, 53, 54, 55, 56, 57 and 58.

(2) A person shall not apply for or possess more than two wolf/coyote seals in the same year.

(3) The holder of a wolf/coyote seal shall complete the questionnaire relating to the hunting activities carried out under that seal in the form required by the Ministry and return it to the office of the Ministry specified in the questionnaire on or before January 15 of the year following the issue of the seal.

4. Subsection 130 (1) of the Regulation is revoked and the following substituted:

(1) A person who kills a bear, or who kills a wolf or coyote in the wildlife management units listed in subsection 29.1 (1), under section 31 of the Act and does not report its acquisition under section 2 of Ontario Regulation 666/98 (Possession, Buying and Selling of Wildlife) shall immediately report the fact to the district manager of the Ministry, in person or by telephone.

5. This Regulation comes into force on September 15, 2005.

26/05

ONTARIO REGULATION 277/05

made under the

PLANNING ACT

Made: June 1, 2005

Filed: June 10, 2005

Amending O. Reg. 154/03

(Zoning Area — Regional Municipality of Durham, Part of the City of Pickering)

Note: Ontario Regulation 154/03 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 154/03 is amended by adding the following section:

Lot 33, Concession 2

16. (1) Despite sections 11 and 12, the single dwelling or accessory building or structure located on the lands described in subsection (2) may be extended or enlarged if the following requirements are met:

Lot frontage	Minimum 18 metres
Lot area	Minimum 550 square metres
Front yard	Minimum 7.5 metres
Rear yard	Minimum 7.5 metres
East side yard	Minimum 1.8 metres
West side yard	Minimum 3 metres
Floor area	Minimum 110 square metres
Lot coverage	Maximum 33 per cent
Ground floor area	Minimum 74 square metres

(2) Subsection (1) applies to that parcel of land in the City of Pickering in The Regional Municipality of Durham, being Lot 33, Concession 2, further described as Property Identifier Number 26370-0053 (LT).

Made by:

B. HENDRY
Regional Director
Municipal Services Office — Central Ontario
Ministry of Municipal Affairs and Housing

Date made: June 1, 2005.

26/05

ONTARIO REGULATION 278/05
made under the
OCCUPATIONAL HEALTH AND SAFETY ACT

Made: June 8, 2005
Filed: June 10, 2005

**DESIGNATED SUBSTANCE — ASBESTOS ON CONSTRUCTION PROJECTS AND IN
BUILDINGS AND REPAIR OPERATIONS**

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Definitions

I. (1) In this Regulation,

“asbestos” means any of the fibrous silicates listed in subsection (2);

“asbestos-containing material” means material that contains 0.5 per cent or more asbestos by dry weight;

“building” means any structure, vault, chamber or tunnel including, without limitation, the electrical, plumbing, heating and air handling equipment (including rigid duct work) of the structure, vault, chamber or tunnel;

“competent worker”, in relation to specific work, means a worker who,

- (a) is qualified because of knowledge, training and experience to perform the work,
- (b) is familiar with the Act and with the provisions of the regulations that apply to the work, and
- (c) has knowledge of all potential or actual danger to health or safety in the work;

“demolition” includes dismantling and breaking up;

“examine”, when used with reference to material, means to carry out procedures in accordance with section 3 to establish its asbestos content and to establish the type of asbestos, and “examination” has a corresponding meaning;

“friable material” means material that,

- (a) when dry, can be crumbled, pulverized or powdered by hand pressure, or
- (b) is crumbled, pulverized or powdered;

“HEPA filter” means a high efficiency particulate aerosol filter that is at least 99.97 per cent efficient in collecting a 0.3 micrometre aerosol;

“homogeneous material” means material that is uniform in colour and texture;

“joint health and safety committee” means,

- (a) a joint health and safety committee established under section 9 of the Act,
- (b) a similar committee described in subsection 9 (4) of the Act, or
- (c) the workers or their representatives who participate in an arrangement, program or system described in subsection 9 (4) of the Act;

“occupier” has the same meaning as in the *Occupiers’ Liability Act*;

“Type 1 operation” means an operation described in subsection 12 (2);

“Type 2 operation” means an operation described in subsection 12 (3);

“Type 3 operation” means an operation described in subsection 12 (4).

(2) The fibrous silicates referred to in the definition of “asbestos” in subsection (1) are:

- 1. Actinolite.
- 2. Amosite.
- 3. Anthophyllite.
- 4. Chrysotile.
- 5. Crocidolite.
- 6. Tremolite.

Application

2. (1) This Regulation applies to,

- (a) every project, its owner, and every constructor, employer and worker engaged in or on the project;
- (b) the repair, alteration or maintenance of a building, the owner of the building, and every employer and worker engaged in the repair, alteration or maintenance;
- (c) every building in which material that may be asbestos-containing material has been used, and the owner of the building;
- (d) the demolition of machinery, equipment, aircraft, ships, locomotives, railway cars and vehicles, and every employer and worker engaged in the demolition; and
- (e) subject to subsection (3),

(i) work described in subsection (2) in which asbestos-containing material is likely to be handled, dealt with, disturbed or removed, and

(ii) every employer and worker engaged in the work.

(2) Clause (1) (e) applies to,

(a) the repair, alteration or maintenance of machinery, equipment, aircraft, ships, locomotives, railway cars and vehicles; and

(b) work on a building that is necessarily incidental to the repair, alteration or maintenance of machinery or equipment.

(3) This Regulation does not apply to an employer to whom Regulation 837 of the Revised Regulations of Ontario, 1990 (Designated Substance — Asbestos) applies in respect of those workers employed by the employer and engaged in the activities described in clause (1) (e) if the employer has on or before December 16, 1985 put into effect and maintained measures and procedures to control the exposure of workers to asbestos and has incorporated the same in an asbestos control program in accordance with Regulation 837 of the Revised Regulations of Ontario, 1990.

(4) This Regulation does not apply to an owner of a private residence occupied by the owner or the owner's family or to an owner of a residential building that contains not more than four dwelling units, one of which is occupied by the registered owner or family of the registered owner.

Adoption of standard

3. (1) For the purposes of this Regulation, the method and procedures for establishing whether material is asbestos-containing material and for establishing its asbestos content and the type of asbestos shall be in accordance with the following standard:

1. U.S. Environmental Protection Agency. Test Method EPA/600/R-93/116: Method for the Determination of Asbestos in Bulk Building Materials. June 1993.

(2) The procedures required by subsection (1) shall be carried out on bulk material samples that are randomly collected by a competent worker and are representative of each area of homogeneous material.

(3) The minimum number of bulk material samples to be collected from an area of homogeneous material is set out in Table 1.

(4) If analysis establishes that a bulk material sample contains 0.5 per cent or more asbestos by dry weight,

(a) it is not necessary to analyze other bulk material samples taken from the same area of homogeneous material; and

(b) the entire area of homogeneous material from which the bulk material sample was taken is deemed to be asbestos-containing material.

Restrictions re sprayed material, insulation, sealants

4. (1) No person shall apply or install or cause to be applied or installed, by spraying, material containing 0.1 per cent or more asbestos by dry weight that can become friable.

(2) No person shall apply or install or cause to be applied or installed, as thermal insulation, material containing 0.1 per cent or more asbestos by dry weight that can become friable.

(3) A liquid sealant shall not be applied to friable asbestos-containing material if,

(a) the material has visibly deteriorated; or

(b) the material's strength and its adhesion to the underlying materials and surfaces are insufficient to support its weight and the weight of the sealant.

Information for workers

5. (1) This section applies whenever a worker is to do work that,

(a) involves material that,

(i) is asbestos-containing material,

(ii) is being treated as if it were asbestos-containing material,

(iii) is the subject of advice under section 9 or a notice under subsection 10 (8); or

(b) is to be carried on in close proximity to material described in clause (a) and may disturb it.

(2) The constructor or employer shall advise the worker and provide him or her with the following information:

1. The location of all material described in clause (1) (a).

2. For each location, whether the material is friable or non-friable.

3. In the case of sprayed-on friable material, for each location,
 - i. if the material is known to be asbestos-containing material, the type of asbestos, if known, or
 - ii. in any other case, a statement that the material will be treated as though it contained a type of asbestos other than chrysotile.

Demolition

6. (1) The demolition of all or part of machinery, equipment, a building, aircraft, locomotive, railway car, vehicle or ship shall be carried out or continued only when any asbestos-containing material that may be disturbed during the work has been removed to the extent practicable.

(2) Subsection (1) does not apply so as to prevent work necessary to gain access to the asbestos-containing material that is to be removed, if the workers doing the work are protected from the hazard.

Ongoing asbestos management in buildings, two-year transitional period

7. (1) This section does not apply on or after November 1, 2007.

(2) Subsection (3) applies if,

- (a) the owner of a building treats friable material that has been used in the building for any purpose related to it, including insulation and fireproofing, as if it were asbestos-containing material;
- (b) the owner of a building has been advised under section 9 of the discovery of friable material that may be asbestos-containing material;
- (c) the owner of a building knows or ought reasonably to know that friable asbestos-containing material has been used in a building for any purpose related to the building, including insulation, and fireproofing;
- (d) an examination under subsection (8) or section 10 establishes, or would have established if carried out as required, that friable asbestos-containing material has been used in a building for any purpose related to the building, including insulation and fireproofing; or
- (e) a constructor or employer notifies the owner of a building, in accordance with subsection 10 (8), of the discovery of friable material that may be asbestos-containing material and that was not referred to in a report prepared under subsection 10 (4).

(3) If this subsection applies, the owner shall,

- (a) prepare and keep on the premises a record containing the information set out in subsection (4);
- (b) give any other person who is an occupier of the building written notice of any information in the record that relates to the area occupied by the person;
- (c) give any employer with whom the owner arranges or contracts for work that is not described in clause 10 (1) (a) written notice of the information in the record, if the work,
 - (i) may involve material mentioned in the record, or
 - (ii) may be carried on in close proximity to such material and may disturb it;
- (d) advise the workers employed by the owner who work in the building of the information in the record, if the workers may do work that,
 - (i) involves material mentioned in the record, or
 - (ii) is to be carried on in close proximity to such material and may disturb it;
- (e) establish and maintain, for the training and instruction of every worker employed by the owner who works in the building and may do work described in clause (d), a program dealing with,
 - (i) the hazards of asbestos exposure,
 - (ii) the use, care and disposal of protective equipment and clothing to be used and worn when doing the work,
 - (iii) personal hygiene to be observed when doing the work, and
 - (iv) the measures and procedures prescribed by this Regulation; and
- (f) inspect the material mentioned in the record at reasonable intervals in order to determine its condition.

(4) The record shall contain the following information:

1. The location of all material described in clauses (2) (a), (b), (c), (d) and (e).
2. In the case of sprayed-on material, for each location,

- i. if the material is known to be asbestos-containing material, the type of asbestos, if known, or
- ii. in any other case, a statement that the material will be treated as though it contained a type of asbestos other than chrysotile.

(5) The owner shall update the record described in clause (3) (a),

- (a) at least once in each 12-month period; and
- (b) whenever the owner becomes aware of new information relating to the matters the record deals with.

(6) If updating under subsection (5) results in any change to the record, clauses (3) (b), (c) and (d) apply with necessary modifications.

(7) An occupier who receives a notice under clause (3) (b) is responsible for performing the duties set out in clauses (3) (d) and (e) with respect to the occupier's own workers.

(8) If it is readily apparent that friable material used in a building as fireproofing or acoustical or thermal insulation has fallen and is being disturbed so that exposure to the material is likely to occur,

- (a) the owner shall cause the material to be examined to establish whether it is asbestos-containing material; and
- (b) until it has been established whether the material is asbestos-containing material, no further work involving the material shall be done.

(9) Subsection (8) does not apply if the work is carried out in accordance with this Regulation as though the material were asbestos-containing material and, in the case of sprayed-on material, as though it contained a type of asbestos other than chrysotile.

(10) If the examination mentioned in subsection (8) establishes that the material is asbestos-containing material, or if the material is treated as though it were asbestos-containing material as described in subsection (9),

- (a) the owner shall cause the fallen material to be cleaned up and removed; and
- (b) if it is readily apparent that material will continue to fall because of the deterioration of the fireproofing or insulation, the owner shall repair, seal, remove or permanently enclose the fireproofing or insulation.

(11) Subsection (10) does not apply if the fallen material is confined to an area that is,

- (a) above a closed false ceiling; and
- (b) not part of a return air plenum.

Ongoing asbestos management in buildings after transitional period

8. (1) This section applies on and after November 1, 2007.

(2) Subsection (3) applies if,

- (a) the owner of a building treats material that has been used in the building for any purpose related to it, including insulation, fireproofing and ceiling tiles, as if it were asbestos-containing material;
- (b) the owner of a building has been advised under section 9 of the discovery of material that may be asbestos-containing material;
- (c) the owner of a building knows or ought reasonably to know that asbestos-containing material has been used in a building for any purpose related to the building, including insulation, fireproofing and ceiling tiles;
- (d) an examination under subsection (8) or section 10 establishes, or would have established if carried out as required, that asbestos-containing material has been used in a building for any purpose related to the building, including insulation, fireproofing and ceiling tiles; or
- (e) a constructor or employer advises the owner of a building, in accordance with subsection 10 (8), of the discovery of material that may be asbestos-containing material and that was not referred to in a report prepared under subsection 10 (4).

(3) If this subsection applies, the owner shall,

- (a) prepare and keep on the premises a record containing the information set out in subsection (4);
- (b) give any other person who is an occupier of the building written notice of any information in the record that relates to the area occupied by the person;
- (c) give any employer with whom the owner arranges or contracts for work that is not described in clause 10 (1) (a) written notice of the information in the record, if the work,
 - (i) may involve material mentioned in the record, or

- (ii) may be carried on in close proximity to such material and may disturb it;
- (d) advise the workers employed by the owner who work in the building of the information in the record, if the workers may do work that,
 - (i) involves material mentioned in the record, or
 - (ii) is to be carried on in close proximity to such material and may disturb it;
- (e) establish and maintain, for the training and instruction of every worker employed by the owner who works in the building and may do work described in clause (d), a program dealing with,
 - (i) the hazards of asbestos exposure,
 - (ii) the use, care and disposal of protective equipment and clothing to be used and worn when doing the work,
 - (iii) personal hygiene to be observed when doing the work, and
 - (iv) the measures and procedures prescribed by this Regulation; and
- (f) inspect the material mentioned in the record at reasonable intervals in order to determine its condition.
- (4) The record shall contain the following information:
 1. The location of all material described in clauses (2) (a), (b), (c), (d) and (e).
 2. For each location, whether the material is friable or non-friable.
 3. In the case of friable sprayed-on material, for each location,
 - i. if the material is known to be asbestos-containing material, the type of asbestos, if known, or
 - ii. in any other case, a statement that the material will be treated as though it contained a type of asbestos other than chrysotile.
- (5) The owner shall update the record described in clause (3) (a),
 - (a) at least once in each 12-month period; and
 - (b) whenever the owner becomes aware of new information relating to the matters the record deals with.
- (6) If updating under subsection (5) results in any change to the record, clauses (3) (b), (c) and (d) apply with necessary modifications.
- (7) An occupier who receives a notice under clause (3) (b) is responsible for performing the duties set out in clauses (3) (d) and (e) with respect to the occupier's own workers.
- (8) If it is readily apparent that friable material used in a building as fireproofing or acoustical or thermal insulation has fallen and is being disturbed so that exposure to the material is likely to occur,
 - (a) the owner shall cause the material to be examined to establish whether it is asbestos-containing material; and
 - (b) until it has been established whether the material is asbestos-containing material, no further work involving the material shall be done.
- (9) Subsection (8) does not apply if the work is carried out in accordance with this Regulation as though the material were asbestos-containing material and, in the case of friable sprayed-on material, as though it contained a type of asbestos other than chrysotile.
- (10) If the examination mentioned in subsection (8) establishes that the material is asbestos-containing material, or if the material is treated as though it were asbestos-containing material as described in subsection (9),
 - (a) the owner shall cause the fallen material to be cleaned up and removed; and
 - (b) if it is readily apparent that material will continue to fall because of the deterioration of the fireproofing or insulation, the owner shall repair, seal, remove or permanently enclose the fireproofing or insulation.
- (11) Subsection (10) does not apply if the fallen material is confined to an area that is,
 - (a) above a closed false ceiling; and
 - (b) not part of a return air plenum.

Responsibility of employer other than owner

9. An employer whose workers work in a building of which the employer is not the owner shall advise the owner if the workers discover material that may be asbestos-containing material in the building.

Owner's responsibilities before requesting tender or arranging work

- 10.** (1) An owner shall comply with subsections (2), (3), (4), (5) and (6) before,
- (a) requesting tenders for the demolition, alteration or repair of all or part of machinery, equipment, or a building, aircraft, locomotive, railway car, vehicle or ship; or
 - (b) arranging or contracting for any work described in clause (a), if no tenders are requested.
- (2) Unless clause (3) (a) or (b) applies, the owner shall have an examination carried out in accordance with section 3 to establish whether any material that is likely to be handled, dealt with, disturbed or removed, whether friable or non-friable, is asbestos-containing material.
- (3) An examination under subsection (2) is not required if,
- (a) the owner,
 - (i) already knows that the material is not asbestos-containing material, or
 - (ii) already knows that the material is asbestos-containing material and, in the case of sprayed-on friable material, knows the type of asbestos; or
 - (b) the work is being arranged or contracted for in accordance with this Regulation as though the material were asbestos-containing material and, in the case of sprayed-on friable material, as though it contained a type of asbestos other than chrysotile.
- (4) Whether an examination is required under subsection (2) or not, the owner shall have a report prepared,
- (a) stating whether,
 - (i) the material is or is not asbestos-containing material, or
 - (ii) the work is to be performed in accordance with this Regulation as though the material were asbestos-containing material and, in the case of sprayed-on friable material, as though it contained a type of asbestos other than chrysotile;
 - (b) describing the condition of the material and stating whether it is friable or non-friable; and
 - (c) containing drawings, plans and specifications, as appropriate, to show the location of the material identified under clause (a).
- (5) An owner shall give any prospective constructor a copy of the complete report prepared under subsection (4).
- (6) Subsection (5) applies, with necessary modifications, with respect to,
- (a) a constructor and a prospective contractor; and
 - (b) a contractor and a prospective subcontractor.
- (7) Subsections (8), (9) and (10) apply if, during work described in clause (1) (a), material is discovered that,
- (a) was not referred to in the report prepared under subsection (4); and
 - (b) may be asbestos-containing material.
- (8) The constructor or employer shall immediately notify, orally and in writing,
- (a) an inspector at the office of the Ministry of Labour nearest the workplace;
 - (b) the owner;
 - (c) the contractor; and
 - (d) the joint health and safety committee or the health and safety representative, if any, for the workplace.
- (9) The written notice referred to in subsection (8) shall include the information referred to in clauses 11 (3) (a) to (f).
- (10) No work that is likely to involve handling, dealing with, disturbing or removing the material referred to in subsection (7) shall be done unless,
- (a) it has been determined under section 3 whether the material is asbestos-containing material; or
 - (b) the work is performed in accordance with this Regulation as though the material were asbestos-containing material and, in the case of sprayed-on friable material, as though it contained a type of asbestos other than chrysotile.
- (11) Subsection (10) does not prohibit handling, dealing with, disturbing or removing material for the sole purpose of determining whether it is asbestos-containing material.

Advance notice re Type 3 operations and certain Type 2 operations

11. (1) Before commencing a Type 3 operation, the constructor, in the case of a project, and the employer, in any other case, shall notify, orally and in writing, an inspector at the office of the Ministry of Labour nearest the workplace of the operation.

(2) Subsection (1) also applies with respect to a Type 2 operation described in paragraph 9 of subsection 12 (3) in which one square metre or more of insulation is to be removed.

(3) The written notice required by subsection (1) shall set out,

- (a) the name and address of the person giving the notice;
- (b) the name and address of the owner of the place where the work will be carried out;
- (c) the municipal address or other description of the place where the work will be carried out sufficient to permit the inspector to locate the place, including the location with respect to the nearest public highway;
- (d) a description of the work that will be carried out;
- (e) the starting date and expected duration of the work; and
- (f) the name and address of the supervisor in charge of the work.

Type 1, Type 2 and Type 3 operations

12. (1) For the purposes of this Regulation, operations that may expose a worker to asbestos are classified as Type 1, Type 2 and Type 3 operations.

(2) The following are Type 1 operations:

- 1. Installing or removing ceiling tiles that are asbestos-containing material, if the tiles cover an area less than 7.5 square metres and are installed or removed without being broken, cut, drilled, abraded, ground, sanded or vibrated.
- 2. Installing or removing non-friable asbestos-containing material, other than ceiling tiles, if the material is installed or removed without being broken, cut, drilled, abraded, ground, sanded or vibrated.
- 3. Breaking, cutting, drilling, abrading, grinding, sanding or vibrating non-friable asbestos-containing material if,
 - i. the material is wetted to control the spread of dust or fibres, and
 - ii. the work is done only by means of non-powered hand-held tools.
- 4. Removing less than one square metre of drywall in which joint-filling compounds that are asbestos-containing material have been used.

(3) The following are Type 2 operations:

- 1. Removing all or part of a false ceiling to obtain access to a work area, if asbestos-containing material is likely to be lying on the surface of the false ceiling.
- 2. The removal or disturbance of one square metre or less of friable asbestos-containing material during the repair, alteration, maintenance or demolition of all or part of machinery or equipment or a building, aircraft, locomotive, railway car, vehicle or ship.
- 3. Enclosing friable asbestos-containing material.
- 4. Applying tape or a sealant or other covering to pipe or boiler insulation that is asbestos-containing material.
- 5. Installing or removing ceiling tiles that are asbestos-containing material, if the tiles cover an area of 7.5 square metres or more and are installed or removed without being broken, cut, drilled, abraded, ground, sanded or vibrated.
- 6. Breaking, cutting, drilling, abrading, grinding, sanding or vibrating non-friable asbestos-containing material if,
 - i. the material is not wetted to control the spread of dust or fibres, and
 - ii. the work is done only by means of non-powered hand-held tools.
- 7. Removing one square metre or more of drywall in which joint filling compounds that are asbestos-containing material have been used.
- 8. Breaking, cutting, drilling, abrading, grinding, sanding or vibrating non-friable asbestos-containing material if the work is done by means of power tools that are attached to dust-collecting devices equipped with HEPA filters.
- 9. Removing insulation that is asbestos-containing material from a pipe, duct or similar structure using a glove bag.
- 10. Cleaning or removing filters used in air handling equipment in a building that has sprayed fireproofing that is asbestos-containing material.

11. An operation that,
 - i. is not mentioned in any of paragraphs 1 to 10,
 - ii. may expose a worker to asbestos, and
 - iii. is not classified as a Type 1 or Type 3 operation.

(4) The following are Type 3 operations:

1. The removal or disturbance of more than one square metre of friable asbestos-containing material during the repair, alteration, maintenance or demolition of all or part of a building, aircraft, ship, locomotive, railway car or vehicle or any machinery or equipment.
2. The spray application of a sealant to friable asbestos-containing material.
3. Cleaning or removing air handling equipment, including rigid ducting but not including filters, in a building that has sprayed fireproofing that is asbestos-containing material.
4. Repairing, altering or demolishing all or part of a kiln, metallurgical furnace or similar structure that is made in part of refractory materials that are asbestos-containing materials.
5. Breaking, cutting, drilling, abrading, grinding, sanding or vibrating non-friable asbestos-containing material, if the work is done by means of power tools that are not attached to dust-collecting devices equipped with HEPA filters.
6. Repairing, altering or demolishing all or part of any building in which asbestos is or was used in the manufacture of products, unless the asbestos was cleaned up and removed before March 16, 1986.

(5) Work on ceiling tiles, drywall or friable asbestos-containing material is classified according to the total area on which work is done consecutively in a room or enclosed area, even if the work is divided into smaller jobs.

(6) The following provisions apply if a dispute arises as to the classification of an operation under this section:

1. A party to the dispute may notify an inspector at the office of the Ministry of Labour nearest the workplace of the dispute.
2. The party who notifies the inspector shall promptly inform the other parties that the inspector has been notified.
3. Work on the operation shall cease until the inspector has given a decision under paragraph 4.
4. The inspector shall, as soon as possible, investigate the matter and give the parties a decision in writing.

(7) Nothing in subsection (6) affects an inspector's power to issue an order for a contravention of this Regulation.

Respirators

13. (1) A respirator provided by an employer and used by a worker in a Type 1, Type 2 or Type 3 operation,

- (a) shall be fitted so that there is an effective seal between the respirator and the worker's face, unless the respirator is equipped with a hood or helmet;
- (b) shall be assigned to a worker for his or her exclusive use, if practicable;
- (c) shall be used and maintained in accordance with written procedures that are established by the employer and are consistent with the manufacturer's specifications;
- (d) shall be cleaned, disinfected and inspected after use on each shift, or more often if necessary, when issued for the exclusive use of one worker, or after each use when used by more than one worker;
- (e) shall have damaged or deteriorated parts replaced prior to being used by a worker; and
- (f) when not in use, shall be stored in a convenient, clean and sanitary location.

(2) The following additional requirements apply to a respirator of the supplied air type:

1. The compressed air used for breathing shall meet the standards set out in Table 1 of CSA Standard Z180.1-00, Compressed Breathing Air and Systems (March, 2000).
2. If an oil-lubricated compressor is used to supply breathing air, a continuous carbon monoxide monitor equipped with an alarm shall be provided.
3. If an ambient breathing air system is used, the air intake shall be located in accordance with Appendix B of the standard referred to in paragraph 1.

(3) If respirators are used in the workplace,

- (a) the employer shall establish written procedures regarding the selection, use and care of respirators; and

(b) a copy of the procedures shall be provided to and reviewed with each worker who is required to wear a respirator.

(4) A worker shall not be assigned to an operation requiring the use of a respirator unless he or she is physically able to perform the operation while using the respirator.

Measures and procedures, Type 1 operations

14. The following measures and procedures apply to Type 1 operations:

1. Before beginning work, visible dust shall be removed with a damp cloth or a vacuum equipped with a HEPA filter from any surface in the work area, including the thing to be worked on, if the dust on that surface is likely to be disturbed.
2. The spread of dust from the work area shall be controlled by measures appropriate to the work to be done including the use of drop sheets of polyethylene or other suitable material that is impervious to asbestos.
3. In the case of an operation mentioned in paragraph 4 of subsection 12 (2), the material shall be wetted before and kept wet during the work to control the spread of dust or fibres, unless wetting would create a hazard or cause damage.
4. A wetting agent shall be added to water that is to be used to control the spread of dust and fibres.
5. Frequently and at regular intervals during the doing of the work and immediately on completion of the work,
 - i. dust and waste shall be cleaned up and removed using a vacuum equipped with a HEPA filter, or by damp mopping or wet sweeping, and placed in a container as described in paragraph 5 of section 15, and
 - ii. drop sheets shall be wetted and placed in a container as described in paragraph 5 of section 15, as soon as practicable after subparagraph i has been complied with.
6. Drop sheets shall not be reused.
7. After the work is completed, polyethylene sheeting and similar materials used for barriers and enclosures shall not be reused, but shall be wetted and placed in a container as described in paragraph 5 of section 15 as soon as practicable after paragraph 5 of this section has been complied with.
8. After the work is completed, barriers and portable enclosures that will be reused shall be cleaned, by using a vacuum equipped with a HEPA filter or by damp wiping, as soon as practicable after paragraphs 5 and 7 have been complied with.
9. Barriers and portable enclosures shall not be reused unless they are rigid and can be cleaned thoroughly.
10. Compressed air shall not be used to clean up and remove dust from any surface.
11. Eating, drinking, chewing or smoking shall not be permitted in the work area.
12. If a worker requests that the employer provide a respirator to be used by the worker, the employer shall provide the worker with a NIOSH approved respirator in accordance with Table 2, and the worker shall wear and use the respirator.
13. If a worker requests that the employer provide protective clothing to be used by the worker, the employer shall provide the worker with protective clothing as described in paragraph 12 of section 15, and the worker shall wear the protective clothing.
14. A worker who is provided with protective clothing shall, before leaving the work area,
 - i. decontaminate his or her protective clothing by using a vacuum equipped with a HEPA filter, or by damp wiping, before removing the protective clothing,
 - ii. if the protective clothing will not be reused, place it in a container as described in paragraph 5 of section 15.
15. Facilities for the washing of hands and face shall be made available to workers and shall be used by every worker when leaving the work area.

Measures and procedures, Type 2 and Type 3 operations

15. The following measures and procedures apply to Type 2 operations and to Type 3 operations:

1. The work area shall be identified by clearly visible signs warning of an asbestos dust hazard.
2. Signs required by paragraph 1 shall be posted in sufficient numbers to warn of the hazard and shall state in large clearly visible letters that,
 - i. there is an asbestos dust hazard, and
 - ii. access to the work area is restricted to persons wearing protective clothing and equipment.

3. A wetting agent shall be added to water that is to be used to control the spread of dust and fibres.
4. Eating, drinking, chewing or smoking shall not be permitted in the work area.
5. Containers for dust and waste shall be,
 - i. dust tight,
 - ii. suitable for the type of waste,
 - iii. impervious to asbestos,
 - iv. identified as asbestos waste,
 - v. cleaned with a damp cloth or a vacuum equipped with a HEPA filter immediately before being removed from the work area, and
 - vi. removed from the workplace frequently and at regular intervals.
6. Frequently and at regular intervals during the doing of the work and immediately on completion of the work,
 - i. dust and waste shall be cleaned up and removed using a vacuum equipped with a HEPA filter, or by damp mopping or wet sweeping, and placed in a container as described in paragraph 5, and
 - ii. drop sheets shall be wetted and placed in a container as described in paragraph 5, as soon as practicable after subparagraph i has been complied with.
7. Drop sheets shall not be reused.
8. After the work is completed, polyethylene sheeting and similar materials used for barriers and enclosures shall not be reused, but shall be wetted and placed in a container as described in paragraph 5 as soon as practicable after paragraph 6 has been complied with.
9. After the work is completed, barriers and portable enclosures that will be reused shall be cleaned, by using a vacuum equipped with a HEPA filter or by damp wiping, as soon as practicable after paragraphs 6 and 8 have been complied with.
10. Barriers and portable enclosures shall not be reused unless they are rigid and can be cleaned thoroughly.
11. The employer shall provide every worker who will enter the work area with a NIOSH approved respirator in accordance with Table 2 and the worker shall wear and use the respirator.
12. Protective clothing shall be provided by the employer and worn by every worker who enters the work area, and the protective clothing,
 - i. shall be made of a material that does not readily retain nor permit penetration of asbestos fibres,
 - ii. shall consist of head covering and full body covering that fits snugly at the ankles, wrists and neck, in order to prevent asbestos fibres from reaching the garments and skin under the protective clothing,
 - iii. shall include suitable footwear, and
 - iv. shall be repaired or replaced if torn.
13. Compressed air shall not be used to clean up and remove dust from any surface.
14. Only persons wearing protective clothing and equipment shall enter a work area where there is an asbestos dust hazard.

Additional measures and procedures, Type 2 operations

- 16.** In addition to the measures and procedures prescribed by section 15, the following measures and procedures apply to Type 2 operations:
1. If the operation is one mentioned in paragraph 1 of subsection 12 (3), the friable material that is likely to be disturbed shall be cleaned up and removed by using a vacuum equipped with a HEPA filter when access to the work area is obtained.
 2. Before commencing work that is likely to disturb friable asbestos-containing material that is crumbled, pulverized or powdered and that is lying on any surface, the friable material shall be cleaned up and removed by damp wiping or by using a vacuum equipped with a HEPA filter.
 3. Friable asbestos-containing material that is not crumbled, pulverized or powdered and that may be disturbed or removed during the work shall be thoroughly wetted before the work and kept wet during the work, unless wetting would create a hazard or cause damage.

4. Subject to paragraph 5, the spread of dust from a work area shall be controlled by measures appropriate to the work to be done, including the use of drop sheets of polyethylene or other suitable material that is impervious to asbestos.
5. If the operation is one mentioned in paragraph 1 or 2 of subsection 12 (3) and is carried on indoors, the spread of dust from the work area shall be prevented, if practicable, by,
 - i. using an enclosure of polyethylene or other suitable material that is impervious to asbestos (including, if the enclosure is opaque, one or more transparent window areas to allow observation of the entire work area from outside the enclosure), if the work area is not enclosed by walls,
 - ii. disabling the mechanical ventilation system serving the work area, and
 - iii. sealing the ventilation ducts to and from the work area.
6. Before leaving the work area, a worker shall,
 - i. decontaminate his or her protective clothing by using a vacuum equipped with a HEPA filter, or by damp wiping, before removing the protective clothing, and
 - ii. if the protective clothing will not be reused, place it in a container as described in paragraph 5 of section 15.
7. Facilities for the washing of hands and face shall be made available to workers and shall be used by every worker when leaving the work area.

Additional measures and procedures, glove bag operations

17. In addition to the measures and procedures prescribed by sections 15 and 16, the following measures and procedures apply to Type 2 operations referred to in paragraph 9 of subsection 12 (3):
1. The work area shall be separated from the rest of the workplace by walls, barricades, fencing or other suitable means.
 2. The spread of asbestos-containing material from the work area shall be prevented by disabling the mechanical ventilation system serving the work area and sealing all openings or voids, including ventilation ducts to and from the working area.
 3. Surfaces below the work area shall be covered with drop sheets of polyethylene or other suitable material that is impervious to asbestos.
 4. The glove bag shall be made of material that is impervious to asbestos and sufficiently strong to support the weight of material the bag will hold.
 5. The glove bag shall be equipped with,
 - i. sleeves and gloves that are permanently sealed to the body of the bag to allow the worker to access and deal with the insulation and maintain a sealed enclosure throughout the work period,
 - ii. valves or openings to allow insertion of a vacuum hose and the nozzle of a water sprayer while maintaining the seal to the pipe, duct or similar structure,
 - iii. a tool pouch with a drain,
 - iv. a seamless bottom and a means of sealing off the lower portion of the bag, and
 - v. a high strength double throw zipper and removable straps, if the bag is to be moved during the removal operation.
 6. A glove bag shall not be used to remove insulation from a pipe, duct or similar structure if,
 - i. it may not be possible to maintain a proper seal for any reason including, without limitation,
 - A. the condition of the insulation, or
 - B. the temperature of the pipe, duct or similar structure, or
 - ii. the bag could become damaged for any reason including, without limitation,
 - A. the type of jacketing, or
 - B. the temperature of the pipe, duct or similar structure.
 7. Immediately before the glove bag is attached, the insulation jacketing or coating shall be inspected for damage or defects, and if any damage or defect is present, it shall be repaired.
 8. The glove bag shall be inspected for damage or defects,
 - i. immediately before it is attached to the pipe, duct or other similar structure, and
 - ii. at regular intervals during its use.

9. If damage or defects are observed when the glove bag is inspected under subparagraph 8 i, the glove bag shall not be used and shall be disposed of.
10. If damage or defects are observed when the glove bag is inspected under subparagraph 8 ii or at any other time,
 - i. the use of the glove bag shall be discontinued,
 - ii. the inner surface of the glove bag and the contents, if any, shall be thoroughly wetted,
 - iii. the glove bag and the contents, if any, shall be removed and placed in a container as described in paragraph 5 of section 15, and
 - iv. the work area shall be cleaned by vacuuming with a vacuum equipped with a HEPA filter before removal work is resumed.
11. When the removal work is completed,
 - i. the inner surface of the glove bag and the waste inside shall be thoroughly wetted and the air inside the bag shall be removed through an elasticized valve, by means of a vacuum equipped with a HEPA filter,
 - ii. the pipe, duct or similar structure shall be wiped down and sealed with a suitable encapsulant,
 - iii. the glove bag, with the waste inside, shall be placed in a container as described in paragraph 5 of section 15, and
 - iv. the work area shall be cleaned by damp wiping or by cleaning with a vacuum equipped with a HEPA filter.

Additional measures and procedures, Type 3 operations

18. (1) In addition to the measures and procedures prescribed by section 15, the following measures and procedures apply to Type 3 operations:

1. The work area shall be separated from the rest of the workplace by walls, the placing of barricades or fencing or other suitable means.
 2. Subsection (2) applies to an operation mentioned in paragraph 5 of subsection 12 (4).
 3. Subsection (3) applies to an operation mentioned in paragraph 1, 2, 3 or 4 of subsection 12 (4) that is carried on outdoors.
 4. Subsection (4) applies to an operation mentioned in paragraph 1, 2, 3, 4 or 6 of subsection 12 (4) that is carried on indoors.
- (2) In the case of an operation mentioned in paragraph 5 of subsection 12 (4), the following measures and procedures also apply:
1. The spread of dust from the work area shall be prevented by,
 - i. using enclosures of polyethylene or other suitable material that is impervious to asbestos (including, if the enclosure material is opaque, one or more transparent window areas to allow observation of the entire work area from outside the enclosure), if the work area is not enclosed by walls, and
 - ii. using curtains of polyethylene sheeting or other suitable material that is impervious to asbestos, fitted on each side of each entrance or exit from the work area.
 2. Unless the operation is carried on outdoors, or inside a building that is to be demolished and will not be entered by any person except the workers involved in the operation and the workers involved in the demolition, the spread of dust from the work area shall also be prevented by,
 - i. creating and maintaining within the enclosed area, by installing a ventilation system equipped with a HEPA filtered exhaust unit, a negative air pressure of 0.02 inches of water, relative to the area outside the enclosed area,
 - ii. ensuring that replacement air is taken from outside the enclosed area and is free from contamination with any hazardous dust, vapour, smoke, fume, mist or gas, and
 - iii. using a device, at regular intervals, to measure the difference in air pressure between the enclosed area and the area outside it.
 3. The ventilation system referred to in subparagraph 2 i shall be inspected and maintained by a competent worker before each use to ensure that there is no air leakage, and if the filter is found to be damaged or defective, it shall be replaced before the ventilation system is used.
 4. Before leaving the work area, a worker shall,
 - i. decontaminate his or her protective clothing by using a vacuum equipped with a HEPA filter, or by damp wiping, before removing the protective clothing, and

ii. if the protective clothing will not be reused, place it in a container as described in paragraph 5 of section 15.

5. Facilities for the washing of hands and face shall be made available to workers and shall be used by every worker when leaving the work area.

(3) In the case of an operation mentioned in paragraph 1, 2, 3 or 4 of subsection 12 (4) that is carried on outdoors, the following measures and procedures also apply:

1. If practicable, any asbestos-containing material to be removed shall be thoroughly wetted before and during removal, unless wetting would create a hazard or cause damage.
2. Dust and waste shall not be permitted to fall freely from one work level to another.
3. If practicable, the work area shall be washed down with water after completion of the clean-up and removal described in paragraph 6 of section 15.
4. Temporary electrical power distribution systems for tools and equipment involved in wet removal operations shall be equipped with ground fault circuit interrupters.
5. A decontamination facility shall be located as close as practicable to the work area and shall consist of,
 - i. a room suitable for changing into protective clothing and for storing contaminated protective clothing and equipment,
 - ii. a shower room as described in paragraph 7 of subsection (4), and
 - iii. a room suitable for changing into street clothes and for storing clean clothing and equipment.
6. The rooms described in subparagraphs 5 i, ii and iii shall be arranged in sequence and constructed so that any person entering or leaving the work area must pass through each room.
7. When leaving the work area, a worker shall enter the decontamination facility and shall, in the following order,
 - i. decontaminate his or her protective clothing by using a vacuum equipped with a HEPA filter, or by damp wiping, before removing the protective clothing,
 - ii. if the protective clothing will not be reused, place it in a container as described in paragraph 5 of section 15,
 - iii. shower, and
 - iv. remove and clean the respirator.

(4) In the case of an operation mentioned in paragraph 1, 2, 3, 4 or 6 of subsection 12 (4) that is carried on indoors, the following measures and procedures also apply:

1. Friable asbestos-containing material that is crumbled, pulverized or powdered and that is lying on any surface in the work area shall be cleaned up and removed using a vacuum equipped with a HEPA filter or by damp wiping and everything shall be removed from the work area or covered with polyethylene sheeting or other suitable material that is impervious to asbestos.
2. The spread of dust from the work area shall be prevented by an enclosure of polyethylene or other suitable material that is impervious to asbestos, if the work area is not enclosed by walls, and by a decontamination facility consisting of a series of interconnecting rooms including,
 - i. a room suitable for changing into protective clothing and for storing contaminated protective clothing and equipment,
 - ii. a shower room as described in paragraph 7,
 - iii. a room suitable for changing into street clothes and for storing clean clothing and equipment, and
 - iv. curtains of polyethylene sheeting or other suitable material that is impervious to asbestos, fitted to each side of the entrance or exit to each room.
3. The rooms described in subparagraphs 2 i, ii and iii shall be arranged in sequence and constructed so that any person entering or leaving the work area must pass through each room.
4. The mechanical ventilation system serving the work area shall be disabled and all openings or voids, including ventilation ducts to or from the work area, shall be sealed by tape or other appropriate means.
5. Unless the operation is carried on inside a building that is to be demolished and will not be entered by any person except the workers involved in the operation and the workers involved in the demolition, the spread of dust from the work area shall also be prevented by,
 - i. creating and maintaining within the enclosed area, by installing a ventilation system equipped with a HEPA filtered exhaust unit, a negative air pressure of 0.02 inches of water, relative to the area outside the enclosed area,

- ii. ensuring that replacement air is taken from outside the enclosed area and is free from contamination with any hazardous dust, vapour, smoke, fume, mist or gas, and
 - iii. using a device, at regular intervals, to measure the difference in air pressure between the enclosed area and the area outside it.
- 6. The ventilation system referred to in subparagraph 5 i shall be inspected and maintained by a competent worker before each use to ensure that there is no air leakage, and if the filter is found to be damaged or defective, it shall be replaced before the ventilation system is used.
- 7. The shower room in the decontamination facility shall,
 - i. be provided with hot and cold water or water of a constant temperature that is not less than 40° Celsius or more than 50° Celsius,
 - ii. have individual controls inside the room to regulate water flow and, if there is hot and cold water, individual controls inside the room to regulate temperature,
 - iii. be capable of providing adequate supplies of hot water to maintain a water temperature of at least 40° Celsius, and
 - iv. be provided with clean towels.
- 8. When leaving the work area, a worker shall enter the decontamination facility and shall, in the following order,
 - i. decontaminate his or her protective clothing by using a vacuum equipped with a HEPA filter, or by damp wiping, before removing the protective clothing,
 - ii. if the protective clothing will not be reused, place it in a container as described in paragraph 5 of section 15,
 - iii. shower, and
 - iv. remove and clean the respirator.
- 9. If practicable, existing electrical power distribution systems that are not water-tight shall be de-energized and locked out where wet removal operations are to be carried out.
- 10. Temporary electrical power distribution systems for tools and equipment involved in wet removal operations shall be equipped with ground fault circuit interrupters.
- 11. Friable asbestos-containing material shall be thoroughly wetted before and during removal, unless wetting would create a hazard or cause damage.
- 12. The work area shall be inspected by a competent worker for defects in the enclosure, barriers and decontamination facility,
 - i. at the beginning of each shift,
 - ii. at the end of a shift if there is no shift that begins immediately after the first-named shift, and
 - iii. at least once each day on days when there are no shifts.
- 13. Defects observed during an inspection under paragraph 12 shall be repaired immediately and no other work shall be carried out in the work area until the repair work is completed.
- 14. If practicable, dust and waste shall be kept wet.
- 15. On completion of the work,
 - i. negative air pressure shall be maintained if required by subparagraph 5 i,
 - ii. the inner surface of the enclosure and the work area inside the enclosure shall be cleaned by a thorough washing or by vacuuming with a vacuum equipped with a HEPA filter,
 - iii. equipment, tools and other items used in the work shall be cleaned with a damp cloth or by vacuuming with a vacuum equipped with a HEPA filter or they shall be placed in a container as described in paragraph 5 of section 15 before being removed from the enclosure, and
 - iv. a visual inspection shall be conducted by a competent worker to ensure that the enclosure and the work area inside the enclosure are free from visible dust, debris or residue that may contain asbestos.
- 16. Once the work area inside the enclosure is dry after the steps set out in subparagraphs 15 ii, iii and iv have been completed, clearance air testing shall be conducted by a competent worker in accordance with subsection (5), unless the operation is carried on inside a building that is to be demolished and will not be entered by any person except the workers involved in the operation and the workers involved in the demolition.
- 17. The barriers, enclosure and decontamination facility shall not be removed or dismantled until,

- i. cleaning has been done as described in paragraph 15, and
- ii. if clearance air testing is required, it has been completed and the work area inside the enclosure has passed the clearance air test.

(5) The following rules apply to clearance air testing:

- 1. Sample collection and analysis shall be done,
 - i. using the phase contrast microscopy method, in accordance with subsection (6), or
 - ii. using the transmission electron microscopy method, in accordance with subsection (7).
- 2. If the work area inside the enclosure fails the clearance air test, the steps set out in subparagraphs 15 ii, iii and iv of subsection (4) shall be repeated and the work area shall be allowed to dry before a further test is carried out, unless paragraph 6 of subsection (6) applies.

(6) Clearance air testing using the phase contrast microscopy method shall be carried out in accordance with U.S. National Institute of Occupational Safety and Health Manual of Analytical Methods, Method 7400, Issue 2: Asbestos and other Fibres by PCM (August 15, 1994), using the asbestos fibre counting rules, and shall comply with the following requirements:

- 1. Testing shall be based on samples taken inside the enclosure.
- 2. Forced air shall be used, both before and during the sampling process, to ensure that fibres are dislodged from all surfaces inside the enclosure before sampling begins and are kept airborne throughout the sampling process.
- 3. At least 2,400 litres of air shall be drawn through each sample filter, even though the standard mentioned above provides for a different amount.
- 4. The number of air samples to be collected shall be in accordance with Table 3.
- 5. The work area inside the enclosure passes the clearance air test only if every air sample collected has a concentration of fibres that does not exceed 0.01 fibres per cubic centimetres of air.
- 6. If the work area inside the enclosure fails a first test that is done using the phase contrast microscopy method, the samples may be subjected to a second analysis using transmission electron microscopy in accordance with the standard mentioned in subsection (7).
- 7. When a second analysis is done as described in paragraph 6, the work area inside the enclosure passes the clearance air test only if every air sample collected has a concentration of asbestos fibres that does not exceed 0.01 fibres per cubic centimetre of air.

(7) Clearance air testing using the transmission electron microscopy method shall be carried out in accordance with U.S. National Institute of Occupational Safety and Health Manual of Analytical Methods, Method 7402, Issue 2: Asbestos by TEM (August 15, 1994), and shall comply with the following requirements:

- 1. Testing shall be based on samples taken inside the enclosure and samples taken outside the enclosure but inside the building.
- 2. Forced air shall be used inside the enclosure, both before and during the sampling process, to ensure that fibres are dislodged from all surfaces before sampling begins and are kept airborne throughout the sampling process.
- 3. At least 2,400 litres of air shall be drawn through each sample filter, even though the standard mentioned above provides for a different amount.
- 4. At least five air samples shall be taken inside each enclosure and at least five air samples shall be taken outside the enclosure but inside the building.
- 5. Sampling inside and outside the enclosure shall be conducted concurrently.
- 6. The work area inside the enclosure passes the clearance air test if the average concentration of asbestos fibres in the samples collected inside the enclosure is statistically less than the average concentration of asbestos fibres in the samples collected outside the enclosure, or if there is no statistical difference between the two average concentrations.

(8) Within 24 hours after the clearance air testing results are received,

(a) the owner and the employer shall post a copy of the results in a conspicuous place or places,

- (i) at the workplace, and
- (ii) if the building contains other workplaces, in a common area of the building; and

(b) a copy shall be provided to the joint health and safety committee or the health and safety representative, if any, for the workplace and for the building.

(9) The owner of the building shall keep a copy of the clearance air testing results for at least one year after receiving them.

Instruction and training

19. (1) The employer shall ensure that instruction and training in the following subjects are provided by a competent person to every worker working in a Type 1, Type 2 or Type 3 operation:

1. The hazards of asbestos exposure.
2. Personal hygiene and work practices.
3. The use, cleaning and disposal of respirators and protective clothing.

(2) The joint health and safety committee or the health and safety representative, if any, for the workplace shall be advised of the time and place where the instruction and training prescribed by subsection (1) are to be carried out.

(3) Without restricting the generality of paragraph 3 of subsection (1), the instruction and training related to respirators shall include instruction and training related to,

- (a) the limitations of the equipment;
- (b) inspection and maintenance of the equipment;
- (c) proper fitting of a respirator; and
- (d) respirator cleaning and disinfection.

Asbestos abatement training programs

20. (1) The employer shall ensure that,

- (a) every worker involved in a Type 3 operation has successfully completed the Asbestos Abatement Worker Training Program approved by the Ministry of Training, Colleges and Universities; and
- (b) every supervisor of a worker involved in a Type 3 operation has successfully completed the Asbestos Abatement Supervisor Training Program approved by the Ministry of Training, Colleges and Universities.

(2) The employer shall ensure that every worker and supervisor successfully completes the appropriate program required under subsection (1) before performing or supervising the work to which the program relates.

(3) A document issued by the Ministry of Training, Colleges and Universities, showing that a worker has successfully completed a program mentioned in subsection (1), is conclusive proof, for the purposes of this section, of his or her successful completion of the program.

(4) In accordance with the *Agreement on Internal Trade, 1995* and the *Protocols of Amendment*, a worker shall be deemed to hold a document showing successful completion referred to in subsection (3) if he or she has successfully completed equivalent training in another province or territory of Canada, as determined by the Director.

Asbestos work report

21. (1) The employer of a worker working in a Type 2 operation or a Type 3 operation shall complete an asbestos work report in a form obtained from the Ministry for each such worker,

- (a) at least once in each 12-month period; and
- (b) immediately on the termination of the employment of the worker.

(2) As soon as the asbestos work report is completed, the employer shall,

- (a) forward it to the Provincial Physician, Ministry of Labour, and
- (b) give a copy to the worker.

(3) For the purposes of clause (2) (a), the employer may deliver the report to the Provincial Physician in person or send it by ordinary mail, by courier or by fax.

Asbestos Workers Register

22. (1) The Provincial Physician, Ministry of Labour, shall establish and maintain an Asbestos Workers Register listing the name of each worker for whom an employer submits an asbestos work report under section 21.

(2) On the recommendation of the Provincial Physician, a worker who is listed in the Register may volunteer to undergo the prescribed medical examination described in paragraph 1 of subsection (4).

(3) A worker who has undergone the prescribed medical examination described in paragraph 1 of subsection (4) may volunteer to undergo subsequent examinations of the same type if they are recommended by his or her physician.

(4) The following medical examinations are prescribed for the purposes of subsection 26 (3) of the Act:

1. An examination consisting of a medical questionnaire, chest x-rays and pulmonary function tests.

2. A subsequent examination that consists of the components described in paragraph 1, is recommended by the worker's physician and takes place at least two years after the most recent examination.

(5) A worker who is removed from exposure to asbestos because an examination discloses that he or she may have or has a condition resulting from exposure to asbestos and suffers a loss of earnings as a result of the removal from exposure to asbestos is entitled to compensation for the loss in the manner and to the extent provided by the *Workplace Safety and Insurance Act, 1997*.

Use of equivalent measure or procedure

23. A constructor, in the case of a project, or the employer, in any other case, may vary a measure or procedure required by this Regulation if the following conditions are satisfied:

1. The measure or procedure, as varied, affords protection for the health and safety of workers that is at least equal to the protection that would be provided by complying with this Regulation.
2. The constructor or employer gives written notice of the varied measure or procedure, in advance, to the joint health and safety committee or the health and safety representative, if any, for the workplace.

Notice to inspector

24. (1) When this Regulation requires written notice to an inspector at an office of the Ministry of Labour, the notice shall be given,

- (a) by delivering it to the office in person;
- (b) by sending it by ordinary mail, by courier or by fax, or
- (c) by sending the notice to the inspector by electronic means that are acceptable to the Ministry.

(2) When this Regulation requires oral notice to an inspector at an office of the Ministry of Labour, the notice shall be given,

- (a) in person;
- (b) by telephoning the inspector; or
- (c) by sending the notice to the inspector by electronic means that are acceptable to the Ministry.

Revocation

25. Regulation 838 of the Revised Regulations of Ontario, 1990 is revoked.

Commencement

26. (1) Subject to subsection (2), this Regulation comes into force on November 1, 2005.

(2) Section 20 comes into force on November 1, 2007.

TABLE 1
BULK MATERIAL SAMPLES

Subsection 3 (3)

Item	Type of material	Size of area of homogeneous material	Minimum number of bulk material samples to be collected
1.	Surfacing material, including without limitation material that is applied to surfaces by spraying, by troweling or otherwise, such as acoustical plaster on ceilings and fireproofing materials on structural members	Less than 90 square metres	3
		90 or more square metres, but less than 450 square metres	5
		450 or more square metres	7
2.	Thermal insulation, except as described in item 3	any size	3
3.	Thermal insulation patch	Less than 2 linear metres or 0.5 square metres	1
4.	Other material	Any size	3

TABLE 2
RESPIRATORS

Paragraph 12 of section 14 and paragraph 11 of section 15

Column 1		Column 2
Work Category		Required respirator
Type 1 Operations		
Worker requests that the employer provide a respirator to be used by the worker, as described in paragraph 12 of section 14		Air purifying half-mask respirator with N-100, R-100 or P-100 particulate filter
Type 2 Operations		
Work described in paragraph 1 of subsection 12 (3)		One of the following: <ul style="list-style-type: none"> - Air purifying full-facepiece respirator with N-100, R-100 or P-100 particulate filter - Powered air purifying respirator equipped with a tight-fitting facepiece (half or full-facepiece) and a high efficiency filter or N-100, P-100 or R-100 particulate filter - Negative pressure (demand) supplied air respirator equipped with a full-facepiece - Continuous flow supplied air respirator equipped with a tight fitting facepiece (half or full-facepiece)
Work described in paragraphs 2 to 7 and 9 to 11 of subsection 12 (3)		Air purifying half-mask respirator with N-100, R-100 or P-100 particulate filter
Breaking, cutting, drilling, abrading, grinding, sanding or vibrating non-friable material containing asbestos by means of power tools, if the tool is attached to a dust collecting device equipped with a HEPA filter as described in paragraph 8 of subsection 12 (3)	Material is not wetted	One of the following: <ul style="list-style-type: none"> - Air purifying full-facepiece respirator with N-100, R-100 or P-100 particulate filter - Powered air purifying respirator equipped with a tight-fitting facepiece (half or full-facepiece) and a high efficiency filter or N-100, P-100 or R-100 particulate filter - Negative pressure (demand) supplied air respirator equipped with a full-facepiece - Continuous flow supplied air respirator equipped with a tight fitting facepiece (half or full-facepiece)
	Material is wetted to control spread of fibre	Air purifying half-mask respirator with N-100, R-100 or P-100 particulate filter
Type 3 Operations		
Breaking, cutting, drilling, abrading, grinding, sanding or vibrating non-friable material containing asbestos by means of power tools, if the tool is not attached to a dust collecting device equipped with a HEPA filter as described in paragraph 5 of subsection 12 (4)	Material is not wetted	Pressure demand supplied air respirator equipped with a half mask
	Material is wetted to control spread of fibre	One of the following: <ul style="list-style-type: none"> - Air purifying full-facepiece respirator with N-100, R-100 or P-100 particulate filter - Powered air purifying respirator equipped with a tight-fitting facepiece (half or full-facepiece) and a high efficiency filter or N-100, P-100 or R-100 particulate filter - Negative pressure (demand) supplied air respirator equipped with a full-facepiece - Continuous flow supplied air respirator equipped with a tight fitting facepiece (half or full-facepiece)
Work with friable material containing asbestos, as described in paragraphs 1 to 4 and 6 of subsection 12 (4)	Material is not wetted	Pressure demand supplied air respirator equipped with a full facepiece
Work with friable material, as described in paragraphs 1 to 4 and 6 of subsection 12 (4), that contains a type of asbestos other than chrysotile	Material was applied or installed by spraying, and is wetted to control spread of fibre	Pressure demand supplied air respirator equipped with a half mask
Work with friable material, as described in paragraphs 1 to 4 and 6 of subsection 12 (4), that contains only chrysotile asbestos		One of the following: <ul style="list-style-type: none"> - Air purifying full-facepiece respirator with N-100, R-100 or P-100 particulate filter

Column 1		Column 2
Work Category		Required respirator
		<ul style="list-style-type: none"> - Powered air purifying respirator equipped with a tight-fitting facepiece (half or full-facepiece) and a high efficiency filter or N-100, P-100 or R-100 particulate filter - Negative pressure (demand) supplied air respirator equipped with a full-facepiece - Continuous flow supplied air respirator equipped with a tight fitting facepiece (half or full-facepiece)
Work with friable material containing asbestos, as described in paragraphs 1 to 4 and 6 of subsection 12 (4)	Material was not applied or installed by spraying, and is wetted to control spread of fibre	One of the following: <ul style="list-style-type: none"> - Air purifying full-facepiece respirator with N-100, R-100 or P-100 particulate filter - Powered air purifying respirator equipped with a tight-fitting facepiece (half or full-facepiece) and a high efficiency filter or N-100, P-100 or R-100 particulate filter - Negative pressure (demand) supplied air respirator equipped with a full-facepiece - Continuous flow supplied air respirator equipped with a tight fitting facepiece (half or full-facepiece)

TABLE 3
AIR SAMPLES

Paragraph 4 of subsection 18 (6)

Minimum number of air samples to be taken from each enclosure	Area of enclosure
2	10 square metres or less
3	More than 10 but less than 500 square metres
5	500 square metres or more

26/05

ONTARIO REGULATION 279/05

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: June 8, 2005

Filed: June 10, 2005

Printed in *The Ontario Gazette*: June 25, 2005

Amending Reg. 837 of R.R.O. 1990

(Designated Substance — Asbestos)

Note: Regulation 837 has previously been amended. Those amendments are listed in the [Table of Regulations](#) Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definitions of “asbestos” and “joint health and safety committee” in section 1 of Regulation 837 of the Revised Regulations of Ontario, 1990 are revoked and the following substituted:

“asbestos” means any of the fibrous silicates listed in subsection (2); (“amiante”)

“joint health and safety committee” means,

- (a) a joint health and safety committee established under section 9 of the Act,
- (b) a similar committee described in subsection 9 (4) of the Act, or

- (c) the workers or their representatives who participate in an arrangement, program or system described in subsection 9 (4) of the Act. («comité mixte sur la santé et la sécurité»)

(2) Section 1 of the Regulation is amended by adding the following subsection:

- (2) The fibrous silicates referred to in the definition of “asbestos” in subsection (1) are:

1. Actinolite.
2. Amosite.
3. Anthophyllite.
4. Chrysotile.
5. Crocidolite.
6. Tremolite.

2. This Regulation comes into force on November 1, 2005.

RÈGLEMENT DE L'ONTARIO 279/05

pris en application de la

LOI SUR LA SANTÉ ET LA SÉCURITÉ AU TRAVAIL

pris le 8 juin 2005
déposé le 10 juin 2005

modifiant le Règl. 837 des R.R.O. de 1990
(Substance désignée — amiante)

Remarque : Le Règlement 837 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les définitions de «amiante» et de «comité mixte sur la santé et la sécurité» à l'article 1 du Règlement 837 des Règlements refondus de l'Ontario de 1990 sont abrogées et remplacées par ce qui suit :

«amiante» L'un des silicates fibreux énumérés au paragraphe (2). («asbestos»)

«comité mixte sur la santé et la sécurité» S'entend, selon le cas :

- a) d'un comité mixte sur la santé et la sécurité au travail créé en vertu de l'article 9 de la Loi;
- b) d'un comité similaire visé au paragraphe 9 (4) de la Loi;
- c) des travailleurs ou de leurs représentants qui participent à un accord, un programme ou un régime visé au paragraphe 9 (4) de la Loi. («joint health and safety committee»)

(2) L'article 1 du Règlement est modifié par adjonction du paragraphe suivant :

- (2) Les silicates fibreux visés à la définition de «amiante» au paragraphe (1) sont les suivants :

1. L'actinolite.
2. L'amosite.
3. L'anthophyllite.
4. Le chrysotile.
5. La crocidolite.
6. La trémolite.

2. Le présent règlement entre en vigueur le 1^{er} novembre 2005.

ONTARIO REGULATION 280/05

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: June 8, 2005

Filed: June 10, 2005

Amending Reg. 851 of R.R.O. 1990

(Industrial Establishments)

Note: Regulation 851 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The Table to section 7 of Regulation 851 of the Revised Regulations of Ontario, 1990 is amended by striking out item 8 and substituting the following:

8.	Sections 127 and 128	A process uses or produces a substance that may result in the exposure of a worker in excess of any occupational exposure limit set out in Regulation 833, 835, 836, 837, 839, 840, 841, 842, 843, 844, 845 or 846 of the Revised Regulations of Ontario, 1990 or in Ontario Regulation 278/05.
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2. This Regulation comes into force on November 1, 2005.

26/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

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La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 138-27
Saturday, 2nd July 2005

Toronto

ISSN 0030-2937
Le samedi 2 juillet 2005

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Victor A. Di Michele (O/A "A & T Limousine")
123 Antigua Road, Mississauga, ON, L5B 2T8

46456

Applies for a public vehicle operating licence as follows:

For the transportation of passengers on chartered trip from points in the City of Toronto, the Regional Municipalities of Niagara, Halton, Peel and York.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54.

Jack Jobin (O/A "Limo's by Mr. J's")
1886 Dominion Blvd., Windsor, ON, N9B 3H9

46292

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Essex and the Municipality of Chatham-Kent to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT

- 1) there be no pick up or drop off of passengers except at point of origin
- 2) the licensee be restricted to the use of Class "D" public vehicles (being luxury limousine type vehicles) as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54.

Applies for a public vehicle operating licence as follows:

46292-A

For the transportation of passengers on a chartered trip from points in the County of Essex and the Municipality of Chatham-Kent.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles (being luxury limousine type vehicles) as defined in

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
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paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, chapter P. 54.

Kunkel Bus Lines Ltd. **28419-Q**
P/L 10 Concession 3 SDR, Bentinck Twp., P.O. Box 20010
Hanover, ON, N4N 3T1

Applies for an extra-provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Municipality of Chatham-Kent, the Regional Municipalities of Durham, Peel, York, Halton, Niagara and Waterloo, and the Counties of Grey, Bruce Simcoe, Dufferin, Wellington, Huron, Perth, Oxford, Brant, Haldimand, Norfolk, Middlesex, Lambton and Elgin and Essex to the Ontario/Quebec, Ontario/Manitoba and Ontario/USA border crossings for furtherance to points as authorized by the relevant jurisdiction and return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

Applies for a public vehicle operating licence as follows: **28419-R**

For the transportation of passengers on a chartered trip from points in the Cities of Toronto and Hamilton, the Municipality of Chatham-Kent, the Regional Municipalities of Durham, Peel, York, Halton, Niagara and Waterloo, and the Counties of Grey, Bruce Simcoe, Dufferin, Wellington, Huron, Perth, Oxford, Brant, Haldimand, Norfolk, Middlesex, Lambton and Elgin and Essex.

(138-G803) **FELIX D'MELLO**
 Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-07-02

A TO B TRANSPORTATION INC.	001295091
A. C. FORSTER INSURANCE AGENCY LIMITED	000234957
A. FLUG HOLDINGS INC.	000440414
ADAIR GARDEN SERVICES LIMITED	000685475
APPLENUT MANAGEMENT INC.	001024926
AUTHENTIC AUTO COLLISION LIMITED	000996104
BERL SALES LIMITED	000277182
BIG EIGHT REAL ESTATE INC.	000867236
BLACKWATER DISTRIBUTORS LIMITED	001164390
BOGY'S DELIVERY SERVICE LIMITED	000837657
BOHICKET INC.	000852402
BREW-YOUR-OWN! LTD.	000814853
C. R. HERRINGTON MARKETING INC.	000821154
CHERIE FERRARI INC.	001287360

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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COMPUTING ART INC.	000825698
CORTEX ENGINEERING INC.	000508854
DATASENSE CORPORATION	001017638
DAVID E. WOOD CUSTOMS BROKER LTD.	000418114
DIVERSCORP INC.	001206197
DIVERSIFIED SPECIALTY SERVICES INC.	001091376
DRY GRIP INC.	001146674
DUNNROWIN HOLDINGS INC.	001318809
DWCS DEVELOPING WORLD CONSULTING SERVICES LTD	000791037
EAGLE EXPRESS & DISTRIBUTION INC.	001051792
ECILA LTD.	001173548
EDGEMARK SECURITIES LTD.	001117437
F. TESSARO CARPENTRY LTD.	001080967
FEDSON WAREHOUSE & DISTRIBUTING LTD.	000965606
FERCAN DEVELOPMENT CORPORATION	000877469
FLORIST SYSTEMS CORPORATION	001129852
FRANRO ENGINEERING (ONTARIO) LIMITED	000277471
FULL CIRCLE TECHNOLOGIES LTD.	000932545
GAME-MAN ENTERPRISES INC.	000909326
GORDON JONES PROGRAMMING INC.	000292778
HENSEL CONSULTING INC.	001228845
HERITAGE WOODWRIGHTS INC.	001219439
INTERNATIONAL JOB RESEARCH CENTRE INC.	001165532
INTERNATIONAL PRINTING SYSTEMS INC.	001357086
J.R. BREWER & ASSOCIATES INC.	001168889
JANNELL FASHION SALES LIMITED	000862406
JEFF'S COUNTRY CARPENTRY LTD.	001289435
JOHNMAK INCORPORATED	001207060
JURISDICTIONAL SERVICES PLUS LTD.	001298975
KASIEL HOLDINGS LIMITED	000276522
KEVCO HEATING & COOLING SYSTEMS INC.	001260989
KEVIN HYATT TRUCKING LTD.	000422749
KIRK'S ELECTRIC MOTOR WORKS (PEMBROKE) LIMITED	000343784
L.A. TOP GUNS INC.	001476406
MAAK GENERAL CONTRACTING INC.	001005632
MARD HOLDINGS INC.	001301227
MOHAWK TRAVEL SERVICE LIMITED	000392424
MR. DARTS EMPORIUM CO. LTD.	000502882
MTP DISTRIBUTORS LIMITED	001333416
MULTIPROCESSOR TOOLSMITHS INCORPORATED	000714093
NAMASTE' INTERNATIONAL CORPORATION	001144330
NATIONAL EXPRESS SERVICES INCORPORATED	001174956
NEW ERA DESIGN CORP.	001318267

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
NICHOLAS WILLIAMS & ASSOCIATES INC.	001448506
NORTHLAND TRANSPORTATION SERVICES INC.	001143047
O PARADIS ESTHETIQUE LTD.	000785667
PARAGON RELEASING INC.	001228992
PARS FINE CARS INC.	001084367
PAUL D. BREAK & ASSOCIATES INC.	000569261
PIN TO PIN TRANSPORT LTD.	001479433
RECANTO CAFE BAR INC.	001187069
ROYAL LINE TELECOM INC.	002004098
SHOWCASE TREASURES LTD.	001010083
SM FOOTWEAR LTD.	001068218
SOLOMOU PROPERTY MANAGEMENT LTD.	000972678
SOLVIS INC.	001142163
SPORTS WORLD CANADA INC.	001340267
STANNARD INC.	001129293
SUTTON & SUTTON CUSTOM PACKAGING INC.	000569590
TARINA RISTORANTE INC.	000722710
THE DELI LIMITED	001307320
THE DRAPERY & BLIND SHOP INC.	001308649
THE SARABREEN CORPORATION	001256627
TOP TECH AUTO SERVICE INC.	001052873
TURQUOISE WHOLISTIC INCORPORATED	001100784
URBAN ESCAPES INC.	001348895
VENCAP INTERNATIONAL INC.	001328406
VENTURE SEARCH PARTNERS INC.	001265019
WALDO STUBBS TAP & GRILL RESTAURANTS INC.	000955947
WESTMONT LEISURE HOMES LTD.	000885026
WOOD CAPITAL CORPORATION	001146258
WWW.ONSITEBIZ.COM INC.	001436364
1000496 ONTARIO INC.	001000496
1017682 ONTARIO LIMITED	001017682
1025550 ONTARIO INC.	001025550
1050352 ONTARIO LIMITED	001050352
1065177 ONTARIO LTD.	001065177
1078105 ONTARIO INC.	001078105
1081869 ONTARIO LIMITED	001081869
1098545 ONTARIO INC.	001098545
1102960 ONTARIO LTD.	001102960
1160493 ONTARIO INC.	001160493
1167378 ONTARIO LTD.	001167378
1168620 ONTARIO INC.	001168620
1175136 ONTARIO INC.	001175136
1224817 ONTARIO LTD.	001224817
1244401 ONTARIO LTD.	001244401
1244410 ONTARIO LIMITED	001244410
1245565 ONTARIO LIMITED	001245565
1251141 ONTARIO LTD.	001251141
1263754 ONTARIO LTD.	001263754
1278655 ONTARIO INC.	001278655
1326130 ONTARIO LIMITED	001326130
1327616 ONTARIO INC.	001327616
1329760 ONTARIO LTD.	001329760
1416687 ONTARIO LIMITED	001416687
1448744 ONTARIO LTD.	001448744
1468044 ONTARIO INC.	001468044
338065 ONTARIO LIMITED	000338065
415866 ONTARIO LIMITED	000415866
515230 ONTARIO INC.	000515230
541298 ONTARIO LIMITED	000541298
688027 ONTARIO LTD.	000688027
688546 ONTARIO INC.	000688546
778454 ONTARIO LTD.	000778454
818250 ONTARIO LIMITED	000818250
868201 ONTARIO LTD.	000868201
928932 ONTARIO LIMITED	000928932

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G804)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 6 June, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 6 juin 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-06-06

A O RESOURCES INC.	001443317
A. E. FISHER HOLDINGS INC.	000547268
A.G. WILKS LEARNING CENTRES INC.	001110980
A.H. SOFTWARE DESIGN INTERNATIONAL INC.	001125384
A.N.J. INVESTMENTS INC.	001116192
A.T. MOTORS OF CANADA INC.	001122368
A-1 AIRLINES TAXI AIRPORT SERVICES LTD.	001105316
AAA REFRIGERATION & APPLIANCE CANADA INC.	001116448
ABOUT TIME INCORPORATED	001116144
ABRAZEN INVESTMENT CORP.	001087984
ACKTOY INC.	001118336
ADOPTION COMMUNICATIONS INC.	001443309
AGCORP TRAINING AND DEVELOPMENT INCORPORATED	001089020
AILAD DEVELOPMENTS INC.	001115952
AIR ONE INC.	001061468
AJN ENTERPRISES INC.	001116840
ALIDO DI IORIO INVESTMENTS LIMITED	001056500
ALL CANADIAN ACCOMMODATION INC.	001101816
ALUZINK LTD.	001056740
ANASTASIOS P. FOTOPoulos HOLDINGS INC.	001123232
ANCIENT TREASURES INTERNATIONAL INC.	001125400
ANIK INVESTMENT CORPORATION	001121540
ANTHEM SENDTECH INC.	001077376
ANTONETTE DE SIMONE HOLISTIC PRACTICES INC.	001119604
ARCHITECTONICS DESIGN GROUP LTD.	001104656
ARCHITECTURAL RESTORATION SERVICES INC.	001113920
ARLEN INTERNATIONAL INC.	001106212
ARLESTON COMPANY LIMITED	001095732
ARROW AUTO GLASS INC.	001124004
ARS ACOUSTICA INC.	001112448
ART NOISE INCORPORATED	001059984
ARX INTERNATIONAL OF CANADA INC.	001478606
ASPEN LEASE MANAGEMENT LIMITED	001114436
ASTRUM COMPUTER SALES & SERVICES INC.	001101560
ATWEST HOLDINGS INC.	000491540
AUSCAN IMPORT EXPORT INTERNATIONAL LTD.	001096104
AUTHENTIC DATA SYSTEMS INC.	001116508
B. TURNER REALTY LTD.	001117392
B.R. TRADING INC.	001116544
BAD CAVEMAN INC.	001123636
BANKRUPTCY USED CARS LIMITED	001111364
BARRIER BREAKERS SPECIALTY OUTFITTING INC.	001103444
BAYSHIRE COMMUNICATIONS CORP.	001125016
BELLFAM INC.	001119900
BERJA HOLDINGS INC.	000290169

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BEST AUTO COLLISION & GLASS SHOP LTD.	001111588
BEYEA HOLDINGS CORPORATION	001110928
BILL'S BUSINESS MACHINES LTD.	000240452
BINDECORP CHEMICAL ENGINEERING INC.	001073192
BINNING TRANSPORT INC.	001484100
BK FINANCIAL HOLDINGS (LONDONDERRY) LIMITED	001124240
BLACK CREEK RENDEZVOUS RESTAURANT INC.	001077800
BLACK INK INVESTMENT CORPORATION LTD.	001106496
BLADZ & BRAKZ INC.	001126080
BLUE CHIP CAPITAL CORPORATION	001122472
BODY SHOP MANAGEMENT INC.	001112849
BOYAN INC.	002000043
BROAD DEVELOPMENT INC.	001115856
BROEDAIR INCORPORATED	001085596
BROMEFIELD CAPITAL CORP.	001076424
BROMPTON INDUSTRIES LIMITED	001059404
BRSS HOLDINGS INC.	001121324
BUDDHIST INTERNATIONAL ARTS AND SUPPLY INC.	001114272
CALIFORNIA SCREENS INC.	001083396
CANADA SOUTHERN LAND HOLDINGS INC.	001118436
CANADANSK SYSTEM INC.	001085612
CANADIAN APPLIED SCIENCE INC.	001106512
CANADIAN TEAK CORPORATION	001118204
CANADIAN TRADITION (CANADA) INC.	001115976
CANALANA INDUSTRIES INC.	001117000
CANAVAN AUTOMOTIVE OUTLET INC.	001118664
CAPPUCCINO PRIMO COFFEE CORP.	001093784
CASABLANCA COIFFEUR INC.	001121636
CEDALUS CORP.	001095828
CIMA SPRINGS AND FASTENERS LTD.	001114892
CIVIC CLEANERS INC.	001121944
CJM INFORMATION SERVICES INC.	001075924
CLAIMS CANADA INC.	001117464
CLARE CANADA, LTD.	000812954
CLASSIC ARCHITECTURAL FINISHES INC.	001248235
CLASSIC EXTERIORS INC.	001059136
CNE WOODWORKING MACHINERY INC.	001116264
COMPLETE SUPERIOR WORKS INTERNATIONAL INC.	001117968
CONCORDE FASHION INC.	001116420
CONNECTIONS COMMUNICATIONS CORPORATION	001117140
CORRTECH POLYMERS INC.	001311362
COUNTRY BAGEL INC.	001118372
CRESTAR INTERNATIONAL INC.	001120124
CROS-GRABO INVESTMENTS LTD.	001112212
CRUISING PRODUCTIONS LTD.	001122212
CSC CIRCLES INC.	001099524
CYBERMIND CM300 INC.	001120504
CYBERTAP INC.	001120656
D. GIFTS INC.	001079480
D.E.A. LIMITED	001106452
D.J. MULLIN INDUSTRIAL SALES LTD.	000562640
D'OTTERS INC.	001088232
DA ROSA TRADING COMPANY LIMITED	001053664
DANAJEL INTERNATIONAL PROPERTIES INC.	001054404
DAVPRO INC.	001125560
DEBAL MANUFACTURING LTD.	001120208
DESKTOP F/X INC.	001120824
DESTINY LIFESTYLE ENRICHMENT CENTRE LTD.	001067608
DG PUBLISHING INC.	001111280
DHEER INVESTMENTS CORPORATION	001111292
DIGITAL DEXTERITY INC.	001123880
DIRECT INTERNET SYSTEMS INC.	001104520
DISTANT SUN INC.	001125680
DOGS LIFE PRODUCTIONS INC.	001122676
DON'T TALK DANCE! INC.	001122208
DONNA SANDER ENTERPRISES INC.	001122272
DONNY & FAZOO CONSTRUCTION LTD.	001485354

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
DOTCOM PROMOTIONS INC.	001364544
DUNLEA PRODUCTS COMPANY LTD.	000424864
DY-NAMIC COMPUTER CONSULTING INC.	001036036
DYCAL HOLDINGS INC.	001065312
E.C. MOORE & E.B. MARSH MANAGEMENT INC.	001119576
EAST END STUDIOS INC.	000234378
EDDY'S CONTRACTING SERVICES LTD.	001483866
EDGEFOREST CONSTRUCTION LTD.	001120256
EDIE WEISS HOLDINGS INC.	001102556
EDMUND & SON TRANSPORTATION INC.	001107100
ELECTRONIC TARGETS INC.	001116296
EMIRATES TRADING CORPORATION	001483982
ENVIRO-PEAT SOUTH RIVER INC.	001112736
ENVIROSAFE CONCRETE SYSTEMS INC.	001077296
EPAP MANAGEMENT LIMITED	000579236
ETERNA-LIFE HEALTH PRODUCTS LIMITED	001115808
EUROPEAN LABORATORIES INCORPORATED	001117372
EUROTECH KITCHENS INC.	000786153
EVE BECK INSURANCE AGENCY, LIMITED	001058160
EVOLUTION INTERACTIVE INC.	001126112
EXCELLE ACQUISITION CORP.	001118452
FAMILY SAFETY LINK INC.	001124352
FAMOUS INVESTMENTS INC.	001117848
FASHION JEWELLERY HOLDINGS LIMITED	000556135
FINRENCE INC.	001099388
FIREGUARD CANADA LTD.	001118328
FLOOD-WELD SYSTEMS INC.	001093964
FOCUS AUTO COLLISION CENTRE INC.	001120356
FONTANA SCENIC ARTS INC.	001424618
FONTHILL LAUNDROMAT INC.	001108964
FOR IMMEDIATE RELEASE COMMUNICATIONS INC.	001115876
FRANK STROEHER & ASSOCIATES INC.	001084484
FRESHLY BREWED INC.	001120856
FUEL-N-GO SYSTEMS INC.	001118292
FULOFRUIT INC.	001125316
FUTURE ELECTRICAL LTD.	001102372
FUTURE RENOVATIONS AND GENERAL CONTRACTOR INC.	001120116
G.M. GEST U.S. HOLDINGS INC.	001070012
GAUJOS ENTERPRISES LIMITED	001102076
GEMINI COMMUNICATIONS INC.	001123948
GENERAL LEGAL ACCOUNTING ASSOCIATES INC.	001485477
GENERAL WELDING SERVICES & MANUFACTURING INC.	001123228
GLENDOR LTD.	001109120
GLOBAL SUNGLOW (CANADA) INC.	001116988
GLOBALNET COMPUTER NETWORKING (CANADA) INC.	001115420
GOLDEN BULL TRADING LTD.	001134064
GOLDEN CHARIOT PRODUCTIONS LTD.	001115216
GRAYSMITH CUSTOM CONTRACTING INC.	001069732
GREATER CHINA LANGUAGE SERVICES INC.	001078816
GREATER TORONTO BIO-CONVERSION INC.	001121484
GREEN VALLEY SOFTWARE INC.	001112452
GREENFIELD SPORTS PROPERTIES INC.	001093800
GREENLANE AUTOMOBILE SALES & LEASING LTD.	001108420
GUIDO-DOMENICO HOLDINGS INC.	001064288
H.P.D. TRANSPORT INC.	001116980
HADA GENERAL TRADING INC.	001110728
HALTON HILLS HOLDINGS LIMITED	000562356
HELLY BUDDIES INC.	001071136
HENDERSON DYER RAPIDFREIGHT INC.	001122228
HME COMPUTER CONSULTING INC.	001052320
HOLIDAY MEDIA SERVICES INC.	001118164
HOSPITALITY APPRAISAL SERVICES INC.	001057480
HOUSE OF TECHNOLOGY INC.	001114896
HUNT CLUB MART INC.	001117152
HWS ENERGY CORPORATION	001106128
HYDRO GUARD INC.	001074720

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
I.P.S. ISRAEL'S PRODUCTS SUPPLIERS INTERNATIONAL LTD.	001123960
I.S.P. INTERLOCK & STONE PORTRAITS (OTTAWA) INC.	001117084
I-WAY CONSULTANTS INC.	001120744
IANNICIELLO MANAGEMENT CONSULTANTS INC.	001125464
IMPULSE LUBE INC.	001116456
INDEPENDENT MORTGAGE CONSULTANTS INC.	001118052
INFINITY AUTOMOTIVE LIMITED	001114184
INNISFIL RETIREMENT G.P. INC.	001115708
INOVATIVE BYCICLE DESIGN INC.	001078464
INTENTIONAL FUTURES CONSULTING INC.	001265411
INTER-PACIFIC RIM INC.	001117160
INTERNATIONAL AUTO TRADERS INC.	001113868
INTERNATIONAL CONTRACT FURNITURE 2000 LTD.	001429359
INTERNATIONAL TESOL TRAINING CENTRE INC.	001117300
INTERNET SOLUTIONS GROUP INC.	001090784
INWOOD COMSYSTEMS INC.	001070424
J. F. CONTRIBUTIONS INC.	001118972
J. S. L. PROPERTIES LIMITED	001071440
J. W. LAW INC.	001106340
JAC ELECTRO-MECHANICAL MAINTENANCE SERVICES LTD.	001122524
JACK SEGWIN & ASSOCIATES CORP.	001110932
JAG MASONRY INC.	001123920
JAKUB KRANZ (1988) LIMITED	000765893
JEGS COMPUTER CONSULTING INC.	001117424
JES-LEA INVESTMENTS INC.	001058732
JIM CHAU AND ASSOCIATES LTD.	001125168
JMO AUTO ACCESSORIES INC.	001123972
JNR SERVICES INC.	001120432
JOURNEYMAN BROADHEADS INC.	001123612
JOVINEX INC.	000716668
K. LAM AUTO COLLISION LTD.	001117292
K.E. TRAVISS CONTRACTING INC.	001106756
K.L.R. GRAPHIC DESIGN INC.	001122780
KA-BOOM INTERACTIVE PARTIES INC.	001084332
KAB CONCERTS INC.	001105652
KANJI GRAPHIC PRODUCTION INC.	001108452
KEITH N. CHAMBERLAIN LTD.	001119876
KEN ROUSSEAU PLUMBING CO. INC.	001110964
KENCANA ENTERPRISES LTD.	001124724
KENDRICK KAVANAGH AND ASSOCIATES LTD.	001121280
KEYNNECTIONS INC.	001086656
KHATGAR TRANSPORT INC.	001484769
KINGSWAY USED CARS INC.	001116484
KIRBY MUXLOE HOLDINGS LTD.	000294336
KOFCO INT'L INC.	001111648
KOLAND TRADING CANADA LTD.	001118096
KUAN & ASSOCIATES LTD.	001116120
LAN-GNOSTIC DATA INC.	001122252
LC-SKY MULTI-RESOURCES LIMITED	001117480
LEGNO-TEK FLOORING INC.	001101260
LIBERTYCARE INC.	001117176
LIDYCO INC.	001111620
LIMESTONE COLLISION CENTRE INC.	001123308
LION TAMER SPECIALIZED SERVICES INC.	001120308
LITTLE DELI INC.	001123428
LUGOTECH LTD.	001110808
LUMISTRONICS BALLAST INC.	001081532
M.C.2 DESIGN LAB CANADA INC.	001092412
M.G. INTERNATIONAL INC.	001115460
M.U.C.I. INVESTMENTS INC.	001099464
MACCANI INVESTMENTS LIMITED	001115532
MACKLEM SPECIALTY PRODUCTS LTD.	001071176
MAESTRONIC INC.	001118228
MALESKIN INC.	001309788
MALLON ENTERPRISES INC.	001103472
MARED SALES INCORPORATED	001115544
MARGO CORPORATION	001069148

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
MARIBEL BAKERY & DELI INC.	001123312
MARINECORP MANAGEMENT SERVICES INC.	001118864
MARK LEITERMAN & SONS LIMITED	000127090
MARKHAM STEERING & BRAKE LIMITED	001119992
MARLAND ACQUISITIONS INC.	001122776
MASTERCORE INC.	001125416
MDA REFRIGERATED CARRIER INC.	001108840
MEADOWVIEW GARDEN CENTRE AND NURSERY INCORPORATED	001117712
MEDIA GIANTS INTERNATIONAL INC.	001073248
MEDIA HOLDINGS INC.	001114572
MEDIAMAGIX INC.	001116132
MEGA & WM INTERNATIONAL INC.	001098664
MELROSE REALTY DEVELOPMENTS LIMITED	001097584
MERCANTILE GUARANTY INTERNATIONAL INC.	001111508
MERRYFIELD BUILDING CORP.	001114412
METALTECH CANADA INC.	001095620
METROMUNCH INC.	001125148
MHM PLUS INC.	001124276
MINA HAUTE COUTURE LTD.	001094256
MIND BODY SOUL LIFE PRODUCTS INCORPORATED	001483497
MINDLAB INC.	001061348
MOBILE EARTH CONTRACTING LTD.	001065396
MODERN CONSTRUCTION MANAGEMENT INCORPORATED	001355718
MOODY & ASSOCIATES INC.	001073940
MOSHE'S GOURMET DELIGHT INC.	001125392
MR. ANGLER OUTDOOR INC.	001123804
MUGS TRANSPORTATION SERVICES INC.	001124316
MULTI-LINK DEVELOPMENTS LIMITED	001069396
MUNZE CONSULTING INC.	001485623
MUSIC PREMIUMS INTERNATIONAL INC.	001113040
MUTUAL FUND INVESTING CORPORATION	001116504
MYTHIC HOLDINGS LTD.	001103544
M28 SYSTEMS INC.	001115636
N. & L. NUSHIS ENTERPRISES LIMITED	000672562
N.E.W.S. TRADING CO. WORLDWIDE EXPORTS/ IMPORTS INC.	001081796
NACE HOLDINGS INC.	001124000
NATIONAL CAR AND TRUCK REPAIRS INC.	001065796
NATIONAL DOCUMENT SYSTEMS (1995) LTD.	001099736
NETPLUS COMPUTER PRODUCTS LTD.	001124684
NEW PARTY TRADING LTD.	001116864
NEXT SUCCESS MARKETING INC.	001117200
NIAGARA DRY CLEANERS LTD.	000405656
NIKOU PERSIAN RUGS INC.	001116140
NO. 20 PSLP INC.	001118736
NOLAN MANUFACTURING INC.	001122744
NOR-DON INVESTIGATIONS INCORPORATED	000520403
NORTH AMERICAN MEDIA SOURCE INC.	001104772
NORTHERN ROAD DEVELOPMENT CORPORATION	001121744
OBAIR PROPERTIES LIMITED	001118768
OBJECT ENTERPRISE GROUP	001101592
OBJECT ENTERPRISE GROUP INC.	001053612
OLDE TOWN PERSONNEL SERVICES INC.	001119908
ONE TAKE INC.	001269738
OPERATIVE HOLDINGS INC.	001115940
OPUS ONE HOTELS LIMITED	001123368
ORCAN INTERNATIONAL LTD.	001124604
ORIGINAL BEAUTE SALON LTD.	001115960
ORION SECURITIES & INVESTMENTS CO. LTD.	001114964
ORKO PHOTOGRAPHY INC.	001117128
PACE BUILDING GROUP INC.	001125696
PATERSON MECHANICAL LTD.	001097596
PEERMAX HOLDINGS LTD.	001122732
PENGUIN PRODUCTS CANADA LTD.	001114900
PENULTIMATE CORP.	001112380
PERTH REALTY INVESTMENTS LIMITED	0011173729
PHASE ONE RESTAURANT CORPORATION	001122028
PHOENIX INDUSTRIES (WINDSOR) LIMITED	000860862

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
PHOENIX SYSTEMS (NORTH) INC.	001122364
PLANETSAFE ENVIRO CORPORATION	001121004
PLANNED QUALITY INC.	000538816
PRANA NATURAL PRODUCTS INC.	001120984
PREFERRED ELECTRONIC DESIGN SERVICES INC.	001077212
PRO LAWN SERVICES & SNOW PLOWING INC.	001102132
PRO MERIDIAN CONTRACTING GROUP LTD.	001092516
PROENERGY INTERNATIONAL LTD.	001120192
PROMOFAX SERVICES LTD.	001110948
PSS LOAD BROKERS INC.	001122608
PULSE INTERNATIONAL INC.	001115888
QUICK DEAL WHOLESALE INC.	001115276
R. C. WEATHERSTON CONSTRUCTION SERVICES INC.	001099744
R. GORDON DEAN SERVICES INC.	001079844
R.L.K.L. CONSULTING INC.	001121652
R&D TRITON INDUSTRIES CORP.	001117036
RAINMAKER MEDIA INC.	001124324
REAL ESTATE RECOVERY INC.	001117192
REALINK THE REAL ESTATE COMPANY INC.	001106220
REALTY NETWORK: LIFESTYLES INC.	001116320
REFLEX DESIGN INC.	001120840
REGAL FOODS INC.	001098768
REISBAR CONSTRUCTION INC.	001086908
ROBERT ANDERSON MANAGEMENT INC.	001117524
ROBINA CARTAGE LTD.	001069816
ROCKLITE SYSTEMS INC.	001121924
ROCKWOOD IMPORT & EXPORT INC.	001123376
ROCKY RUSSO'S CORNER INC.	001121552
ROLXPORTS INC.	001116020
ROSEVOY HOLDINGS INC.	001111492
ROYAL TEE INC.	001067880
S & E PRODUCTIONS INC.	001125448
S. D. N. INTERNATIONAL LTD.	001125612
S.I. ENGINEERING INC.	001116836
SALMA SALES INC.	001063632
SASTY MARKET LTD.	001093588
SATELLITE MANAGEMENT INC.	001112644
SELECT DOORS PLUS INC.	001114988
SHAKERS MOTORCYCLE EMPORIUM INC.	001101488
SHARP DIRECTIONS INC.	001124364
SIMALIE INC.	001121220
SIMON CLEANING & CATERING INC.	001123288
SIMON PROPERTY INVESTMENTS INC.	001116948
SINGLES SMART CONNECTIONS INC.	001085560
SKIPPER'S CHOICE PRODUCTS INC.	001116256
SLACK'S WHOLESALE LIMITED	001079092
SMARTSOFT SOLUTIONS INC.	001120468
SMOLLAN CANADA INC.	001114324
SOFTFORCE CORPORATION	001086320
SONYA PIZZA LIMITED	001078884
SOUND THE ALARM INC.	001112628
SOUTH PACIFIC INTEROIL CORPORATION	001209719
SPARTA CORPORATION LTD.	001110016
SPRINGHILL SOFTWARE INC.	001104516
SPRY ACRE FARMS LTD.	000263911
STARFIELD FOOD SERVICE INC.	001116392
STEFAN INTERNATIONAL PROPERTIES INC.	001054408
STILLWATERS CONSTRUCTION INC.	001469528
STREAMLINE INDUSTRIES INC.	001109644
SUDS LAUNDRY SYSTEMS INC.	001118776
SUNSET FINE CAR & LIMOUSINE LTD.	001112368
SUPERFORMANCE INVESTMENTS LTD.	001111560
SUPERIOR SENSORS LTD.	001103540
SYNERGISM COMMUNICATIONS CANADA INC.	001125784
T. J. SIMPSON CHASSISWORKS LTD.	001116748
TECHNOLOGY BASED SYSTEMS LTD.	001112844
TELE-CABLE COMMUNICATIONS INC.	001125172
TELL-E-COMM DISTRIBUTION LTD.	001485646
TERBENCHE INVESTMENTS INC.	001118060
TERRACE CORPORATE CENTRES LIMITED	000790436

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
THE CHILDREN'S EXCHANGE LTD.	001064180
THE CHRISTABELLE COMPANY INC.	001071564
THE GREAT CANADIAN COTTAGE CONTEST HOLDINGS INC.	001117076
THE JIM E. STEWART CORPORATION	001117116
THE LAWKIT CORPORATION	001103396
THE MEDICAL DEVICE COMPANY LIMITED	001117412
THE MONOLIT GROUP INC.	001117884
THE NORTHERN SOLUTIONS CORPORATION	001119804
THE TANNING HUT AND TONING CENTRE INC.	001096504
THE THOMPSON LYNCH GROUP INC.	000951192
THREE FIRES MUSIC FESTIVAL INC.	001323376
TITAN SHOPPING CENTRE INC.	001122044
TO-MOS INTERNATIONAL LTD.	001062272
TOADWORKS INC.	001394962
TOSHADA COMMUNICATIONS INC.	001077776
TRANS-YULA CORPORATION	001118144
TRIAD 2000 WOODWORKING LTD.	001124384
TRINITY WOOD DEVELOPMENTS INC.	001098729
TRIPLE B COMPANY INC.	001118064
TUPRAX DIAGNOSTICS INC.	001123888
UNION INSURANCE INC.	001120488
UNIQUE LEASE MANAGEMENT GROUP INC.	001117892
UNIVERSAL HEALTH CARE INC.	001121264
V.R. SYSTEM SOLUTIONS INC.	001075008
VACUUM MICROENGINEERING INC.	001106104
VEGAS REVUE INC.	001121016
VENTURE CATALYST INC.	001410635
VERTEX INTERNATIONAL DESIGN INC.	001122772
VICTORIA ISABELLA INC.	001052288
VISION 2000 INTERNATIONAL INC.	001125812
VISIONS MARKETING INC.	001123944
WAPENVELD INC.	001092368
WAXMAN RESOURCES CORPORATION	001123980
WC MUSIC RESEARCH INC.	001096668
WEALTHY BAKERY COMPANY LTD.	001091788
WILLS CONSULTING & TRADING INTERNATIONAL LTD.	001123224
WINDOOR ACCESSORIES INC.	001108780
WINVER FINANCIAL SERVICES INC.	001120556
WISE WRENCH LIMITED	001118668
WRX HYGIENE CORPORATION	001125500
XYZ GROUP INC.	001094588
YORK CONCRETE FORMING LTD.	001116208
YOUNIQUE LIMITED	001118024
YUPA DEVELOPMENT INC.	001069260
1037599 ONTARIO LTD.	001037599
1052308 ONTARIO LIMITED	001052308
1052932 ONTARIO LTD.	001052932
1056628 ONTARIO INC.	001056628
1057452 ONTARIO LIMITED	001057452
1059968 ONTARIO INC.	001059968
1060508 ONTARIO LIMITED	001060508
1061836 ONTARIO LIMITED	001061836
1063348 ONTARIO INC.	001063348
1063984 ONTARIO LIMITED	001063984
1064076 ONTARIO INC.	001064076
1064492 ONTARIO INC.	001064492
1064504 ONTARIO LIMITED	001064504
1064712 ONTARIO LIMITED	001064712
1064948 ONTARIO INC.	001064948
1065336 ONTARIO LIMITED	001065336
1066260 ONTARIO LIMITED	001066260
1067408 ONTARIO INC.	001067408
1068040 ONTARIO INC.	001068040
1068900 ONTARIO LIMITED	001068900
1071032 ONTARIO LIMITED	001071032
1071056 ONTARIO INC.	001071056
1071380 ONTARIO LIMITED	001071380
1071472 ONTARIO INC.	001071472
1071660 ONTARIO INC.	001071660

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1071664 ONTARIO INC.	001071664
1071944 ONTARIO LIMITED	001071944
1072804 ONTARIO INC.	001072804
1073932 ONTARIO INCORPORATED	001073932
1075040 ONTARIO LTD.	001075040
1075960 ONTARIO INC.	001075960
1077472 ONTARIO LIMITED	001077472
1078280 ONTARIO LIMITED	001078280
1078700 ONTARIO LTD.	001078700
1078828 ONTARIO INC.	001078828
1079936 ONTARIO INC.	001079936
1080664 ONTARIO INC.	001080664
1081004 ONTARIO INC.	001081004
1081548 ONTARIO LIMITED	001081548
1082364 ONTARIO INC.	001082364
1082692 ONTARIO LIMITED	001082692
1083204 ONTARIO INC.	001083204
1083264 ONTARIO LTD.	001083264
1083280 ONTARIO LTD.	001083280
1085320 ONTARIO LIMITED	001085320
1085408 ONTARIO INC.	001085408
1085416 ONTARIO LTD.	001085416
1085840 ONTARIO LIMITED	001085840
1086504 ONTARIO INC.	001086504
1086588 ONTARIO INC.	001086588
1086960 ONTARIO INC.	001086960
1088940 ONTARIO INC.	001088940
1089280 ONTARIO INC.	001089280
1093208 ONTARIO LIMITED	001093208
1093404 ONTARIO INC.	001093404
1093952 ONTARIO LTD.	001093952
1094400 ONTARIO INC.	001094400
1094580 ONTARIO INC.	001094580
1095288 ONTARIO LIMITED	001095288
1096160 ONTARIO INC.	001096160
1096540 ONTARIO INC.	001096540
1097336 ONTARIO INC.	001097336
1098260 ONTARIO LTD.	001098260
1099132 ONTARIO INC.	001099132
1099620 ONTARIO INC.	001099620
1100480 ONTARIO LTD.	001100480
1102028 ONTARIO LTD.	001102028
1102044 ONTARIO LIMITED	001102044
1102064 ONTARIO LTD.	001102064
1102100 ONTARIO INC.	001102100
1102368 ONTARIO LTD.	001102368
1103144 ONTARIO LIMITED	001103144
1103204 ONTARIO LIMITED	001103204
1103232 ONTARIO LTD.	001103232
1103488 ONTARIO LIMITED	001103488
1103960 ONTARIO LTD.	001103960
1104144 ONTARIO INC.	001104144
1104164 ONTARIO LTD.	001104164
1104192 ONTARIO INC.	001104192
1104480 ONTARIO INC.	001104480
1104500 ONTARIO INC.	001104500
1104800 ONTARIO LIMITED	001104800
1104916 ONTARIO LTD.	001104916
1106152 ONTARIO LIMITED	001106152
1106156 ONTARIO INC.	001106156
1106432 ONTARIO LTD.	001106432
1106516 ONTARIO INC.	001106516
1106656 ONTARIO LTD.	001106656
1107884 ONTARIO INC.	001107884
1107928 ONTARIO INC.	001107928
1108680 ONTARIO LIMITED	001108680
1108856 ONTARIO INC.	001108856
1108984 ONTARIO INC.	001108984
1109100 ONTARIO INC.	001109100
1109492 ONTARIO INC.	001109492
1110352 ONTARIO INC.	001110352

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1110956 ONTARIO INC.	001110956
1111032 ONTARIO INC.	001111032
1111576 ONTARIO INC.	001111576
1112032 ONTARIO LIMITED	001112032
1112124 ONTARIO INC.	001112124
1112204 ONTARIO LIMITED	001112204
1112216 ONTARIO INC.	001112216
1112224 ONTARIO INC.	001112224
1112352 ONTARIO CORP.	001112352
1112356 ONTARIO LTD.	001112356
1112536 ONTARIO LIMITED	001112536
1112767 ONTARIO INC.	001112767
1112796 ONTARIO LIMITED	001112796
1112840 ONTARIO INC.	001112840
1112952 ONTARIO INC.	001112952
1112980 ONTARIO INC.	001112980
1113540 ONTARIO LIMITED	001113540
1114060 ONTARIO INC.	001114060
1114208 ONTARIO INC.	001114208
1114304 ONTARIO INC.	001114304
1114424 ONTARIO INC.	001114424
1114428 ONTARIO INC.	001114428
1114456 ONTARIO LIMITED	001114456
1114552 ONTARIO LTD.	001114552
1114956 ONTARIO CORP.	001114956
1115268 ONTARIO LTD.	001115268
1115452 ONTARIO LIMITED	001115452
1115548 ONTARIO LIMITED	001115548
1115652 ONTARIO INC.	001115652
1115676 ONTARIO LTD.	001115676
1115680 ONTARIO INC.	001115680
1115760 ONTARIO INC.	001115760
1115796 ONTARIO LIMITED	001115796
1115880 ONTARIO INC.	001115880
1115956 ONTARIO LTD.	001115956
1116044 ONTARIO INC.	001116044
1116100 ONTARIO INC.	001116100
1116112 ONTARIO LIMITED	001116112
1116156 ONTARIO LIMITED	001116156
1116384 ONTARIO INC.	001116384
1116436 ONTARIO LIMITED	001116436
1116464 ONTARIO LIMITED	001116464
1116668 ONTARIO LIMITED	001116668
1116912 ONTARIO LIMITED	001116912
1116956 ONTARIO LTD.	001116956
1117060 ONTARIO INC.	001117060
1117356 ONTARIO INC.	001117356
1117388 ONTARIO LTD.	001117388
1117568 ONTARIO INC.	001117568
1117576 ONTARIO LTD.	001117576
1117776 ONTARIO LTD.	001117776
1117956 ONTARIO INC.	001117956
1117972 ONTARIO INC.	001117972
1117992 ONTARIO INC.	001117992
1118104 ONTARIO INC.	001118104
1118216 ONTARIO LIMITED	001118216
1118288 ONTARIO LIMITED	001118288
1118352 ONTARIO LTD.	001118352
1118464 ONTARIO LIMITED	001118464
1118516 ONTARIO LTD.	001118516
1118560 ONTARIO LIMITED	001118560
1118604 ONTARIO INC.	001118604
1118620 ONTARIO INC.	001118620
1118628 ONTARIO INC.	001118628
1118644 ONTARIO INC.	001118644
1118708 ONTARIO LIMITED	001118708
1118836 ONTARIO INC.	001118836
1118908 ONTARIO INC.	001118908
1118940 ONTARIO INC.	001118940
1118952 ONTARIO INC.	001118952
1118968 ONTARIO INC.	001118968

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1119288 ONTARIO LIMITED.....	001119288
1119496 ONTARIO INC.....	001119496
1119584 ONTARIO INC.....	001119584
1119588 ONTARIO INC.....	001119588
1119636 ONTARIO LIMITED.....	001119636
1119704 ONTARIO INC.....	001119704
1120028 ONTARIO INC.....	001120028
1120152 ONTARIO INC.....	001120152
1120168 ONTARIO LIMITED.....	001120168
1120284 ONTARIO LIMITED.....	001120284
1120348 ONTARIO INC.....	001120348
1120376 ONTARIO INC.....	001120376
1120512 ONTARIO LIMITED.....	001120512
1120580 ONTARIO LIMITED.....	001120580
1120636 ONTARIO INC.....	001120636
1120712 ONTARIO INC.....	001120712
1120768 ONTARIO INC.....	001120768
1120788 ONTARIO INC.....	001120788
1120800 ONTARIO INC.....	001120800
1120928 ONTARIO INC.....	001120928
1120956 ONTARIO INC.....	001120956
1120988 ONTARIO INC.....	001120988
1120996 ONTARIO INC.....	001120996
1121060 ONTARIO LIMITED.....	001121060
1121080 ONTARIO INC.....	001121080
1121212 ONTARIO INC.....	001121212
1121240 ONTARIO INC.....	001121240
1121352 ONTARIO INC.....	001121352
1121360 ONTARIO INC.....	001121360
1121428 ONTARIO INC.....	001121428
1121480 ONTARIO LTD.....	001121480
1121628 ONTARIO LIMITED.....	001121628
1121648 ONTARIO LTD.....	001121648
1121880 ONTARIO INC.....	001121880
1121952 ONTARIO LIMITED.....	001121952
1121996 ONTARIO INC.....	001121996
1122096 ONTARIO INC.....	001122096
1122236 ONTARIO LIMITED.....	001122236
1122396 ONTARIO LTD.....	001122396
1122416 ONTARIO LIMITED.....	001122416
1122452 ONTARIO INC.....	001122452
1122568 ONTARIO LTD.....	001122568
1123272 ONTARIO INC.....	001123272
1123300 ONTARIO INC.....	001123300
1123380 ONTARIO LIMITED.....	001123380
1123720 ONTARIO INC.....	001123720
1123828 ONTARIO LIMITED.....	001123828
1123864 ONTARIO LIMITED.....	001123864
1123884 ONTARIO INC.....	001123884
1123896 ONTARIO INC.....	001123896
1123928 ONTARIO LTD.....	001123928
1124012 ONTARIO INC.....	001124012
1124328 ONTARIO INC.....	001124328
1124644 ONTARIO LIMITED.....	001124644
1124680 ONTARIO INC.....	001124680
1124700 ONTARIO LTD.....	001124700
1124752 ONTARIO LIMITED.....	001124752
1124820 ONTARIO INC.....	001124820
1125004 ONTARIO LIMITED.....	001125004
1125076 ONTARIO INC.....	001125076
1125080 ONTARIO INC.....	001125080
1125100 ONTARIO LTD.....	001125100
1125236 ONTARIO INC.....	001125236
1125272 ONTARIO LIMITED.....	001125272
1125348 ONTARIO INC.....	001125348
1125356 ONTARIO LTD.....	001125356
1125388 ONTARIO LIMITED.....	001125388
1125476 ONTARIO INC.....	001125476
1125628 ONTARIO LIMITED.....	001125628
1125656 ONTARIO INC.....	001125656
1125716 ONTARIO LIMITED.....	001125716

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1125924 ONTARIO LIMITED.....	001125924
1125928 ONTARIO LIMITED.....	001125928
1125948 ONTARIO LTD.....	001125948
1126060 ONTARIO LTD.....	001126060
1126156 ONTARIO INC.....	001126156
1126168 ONTARIO INC.....	001126168
1173704 ONTARIO INC.....	001173704
1199813 ONTARIO LIMITED.....	001199813
1205207 ONTARIO LIMITED.....	001205207
1238826 ONTARIO INC.....	001238826
1287539 ONTARIO INC.....	001287539
1308000 ONTARIO LIMITED.....	001308000
1405 GRAND AVE. INC.....	001125300
1422854 ONTARIO INC.....	001422854
1427146 ONTARIO LIMITED.....	001427146
1434119 ONTARIO LIMITED.....	001434119
1440125 ONTARIO LTD.....	001440125
1455260 ONTARIO INC.....	001455260
1483939 ONTARIO INC.....	001483939
1483941 ONTARIO INC.....	001483941
1485935 ONTARIO INC.....	001485935
1486020 ONTARIO LIMITED.....	001486020
1486367 ONTARIO LTD.....	001486367
4FG DISTRIBUTED ENTERTAINMENT SYSTEMS INC.....	001116684
408961 ONTARIO LIMITED.....	000408961
770577 ONTARIO LIMITED.....	000770577
786 UNION INC.....	001335310
792892 ONTARIO INC.....	000792892
813630 ONTARIO INC.....	000813630
831925 ONTARIO INC.....	000831925

(138-G805)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-19	
KRINGLE KINGS INC.....	001432918
2005-04-27	
BENTON SYSTEMS CONSULTANT INC.....	001195912
BRYDGES HEATING & COOLING INC.....	001352111
M. H. FREEDMAN AUTOMOTIVE LIMITED.....	000226070
ROSEMORE LANDSCAPING AND SNOW REMOVAL INC.....	001131056
2005-04-28	
MEDIA WORLD GRAPHIC SOLUTIONS INC.....	002036547
1606870 ONTARIO LIMITED.....	001606870
2005-05-04	
ACA-DAN (CANADA) LIMITED.....	000515285

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
AWTTER CONSTRUCTION INC.	000710188
CANADIAN FABRIC COMPANY LTD.	001294238
CLEANDIRECT INC.	001166938
INFOMERICAL SHOWCASE INC.	001449058
INFOTIGER INTERNATIONAL INC.	001308547
KIPLING-OLIVEWOOD AUTO CENTRE LIMITED.	000520268
MCBURNAY TRANSPORT INTERNATIONAL LIMITED.	000253353
SIMPLY COTTON INC.	000458326
TRISON ELECTRONICS INC.	001141255
1250878 ONTARIO INC.	001250878
452059 ONTARIO LIMITED.	000452059
679899 ONTARIO LIMITED.	000679899
846657 ONTARIO LIMITED.	000846657
2005-05-05	
ARAGORN GRAPHICS LIMITED.	002020885
CLIN-KA CARRIERS INC.	001502492
DESOTO MANAGEMENT SERVICES LIMITED.	000842648
LEE TUNG ENTERPRISES LTD.	000956508
SAZAH DRUGS LTD.	000342454
TRENDEL DRYWALL INC.	001081414
1068636 ONTARIO INC.	001068636
1201119 ONTARIO INC.	001201119
534086 ONTARIO LTD.	000534086
797831 ONTARIO INC.	000797831
2005-05-06	
BURKE CONSULTING INC.	001420614
BYRON E. POLLOCK HOLDINGS LTD.	000565436
CONSULTING SERVICES FOR TECHNOLOGY INC.	001073883
COURIER SOLUTIONS INC.	001357358
E. & R. KASSIE HOLDINGS LIMITED.	001408759
IAN S. THOMPSON & ASSOCIATES LTD.	000537512
LA TIERRA I HOLDINGS INC.	001115972
NB CAPITAL MANAGEMENT INC.	001381298
NOVO REVIVAL LTD.	001337540
OLSEN MANUFACTURING CO. INC.	000730740
SHERMONT INVESTMENTS INC.	001207941
SMOOFAR INVESTMENTS LIMITED.	000761414
1018255 ONTARIO INC.	001018255
1155148 ONTARIO INC.	001155148
1232561 ONTARIO INC.	001232561
1336107 ONTARIO LTD.	001336107
2037018 ONTARIO LIMITED.	002037018
586486 ONTARIO LIMITED.	000586486
613189 ONTARIO LIMITED.	000613189
891551 ONTARIO INC.	000891551
914616 ONTARIO INC.	000914616
949873 ONTARIO INC.	000949873
972523 ONTARIO INC.	000972523
2005-05-09	
ABBEY ENGINEERING INC.	001072454
AMLOR SALES INC.	000949625
BENOIT FARMS LTD.	001051169
C. & J. NOMIKOS FAMILY RESTAURANTS LIMITED.	000726738
DANYET ENTERPRISES INC.	000925735
DBALWAYS TECHNOLOGY INC.	002001642
EMERSON STARK INC.	001290368
FORNAX PRODUCTS, INC.	001180957
GEORICAN DEVELOPMENTS LIMITED.	000979420
GREAT DUCK MANAGEMENT INC.	000844635
HAIR MOTION INC.	000374084
HANNAH'S RADIATOR SERVICE LIMITED.	000278785
J. PAUL WALLACE ELECTRICAL MECHANICAL SERVICES INC.	001215539
JOHN FINNERTY CONSULTING INC.	001304324
KIDD CRESCENT SERVICES LTD.	000346399
LAWNS OF DISTINCTION INC.	001066995
LEA-EX LTD.	001178524
M-5 SOUTHERN HOLDINGS LTD.	000851987
MARCELINO HOLDINGS INC.	001054310
MIDTEK INSTRUMENTS LTD.	000527433

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
MORLEY MANAGEMENT ASSOCIATES LTD.	001146193
PETER A. STOUTENBURG INSURANCE AGENCY LTD.	000851866
S ERICSON MANAGEMENT SERVICES INC.	001175642
STAND-OUT IMAGES INCORPORATED.	000730055
T. GUERRA DESIGNS LTD.	001171820
TRANSLAKE TRUCKING INC.	000908534
UNIVERSAL SURPLUS INC.	001344897
XE-ALLOY CORP.	001218705
1012343 ONTARIO LTD.	001012343
1064044 ONTARIO LIMITED.	001064044
1089876 ONTARIO LTD.	001089876
1211977 ONTARIO INC.	001211977
1238627 ONTARIO INC.	001238627
1338182 ONTARIO INC.	001338182
1352151 ONTARIO INC.	001352151
1355572 ONTARIO LIMITED.	001355572
512711 ONTARIO LTD.	000512711
772270 ONTARIO LIMITED.	000772270
859654 ONTARIO LTD.	000859654
881073 ONTARIO INC.	000881073
904256 ONTARIO LIMITED.	000904256
993014 ONTARIO INC.	000993014
2005-05-10	
AJAX TILE CENTRE LTD.	000921914
BURNS INSURANCE SERVICE LIMITED.	000084939
ENVIRONMENTAL SOFTWARE ASSOCIATES LTD.	000999460
GROUPE CONSEIL HMCA CONSULTING GROUP INC.	001310397
HAIDAR STORES INC.	001123537
K M R CANADA SALES INC.	001116276
MYLIN VENTURES INC.	000497050
OVERFLOW CONNECTIONS PLUS CORPORATION.	001174663
PHYPER & ASSOCIATES LTD.	000980995
SAMANDY DEVELOPMENTS INC.	000635220
SIMBO HOLDINGS LIMITED.	000489961
SUMATRA SPICES TRADING INC.	001311634
SUMMERFIELD GARDENING SERVICES LTD.	001510608
TARQAZAN ENTERPRISES INC.	000629755
TECHNOLOGY DEPLOYMENT SERVICES GROUP CORPORATION.	001163075
W. G. LANGLEY LTD.	000337283
WE 3 B MUSIC INC.	001010643
WINGTEC SYSTEMS INC.	001268777
1053936 ONTARIO INC.	001053936
1150437 ONTARIO LIMITED.	001150437
1168552 ONTARIO INC.	001168552
1337220 ONTARIO INC.	001337220
1481714 ONTARIO LTD.	001481714
510394 ONTARIO INC.	000510394
692028 ONTARIO CORP.	000692028
789138 ONTARIO INC.	000789138
801450 ONTARIO LIMITED.	000801450
814265 ONTARIO INC.	000814265
891199 ONTARIO INC.	000891199
961407 ONTARIO INC.	000961407
992796 ONTARIO INC.	000992796
2005-05-11	
AIM ADVERTISING INC.	001038051
ARCHEL SELECT LTD.	001552719
COTTONWOOD VILLAS INVESTMENTS INC.	001009990
D'ANGELO FOOD INDUSTRIES LTD.	000451067
FEDERATED FOODS LIMITED.	000085126
FINACC CONSULTING SERVICES INC.	001185590
FRESH CHOICE EUROPEAN BAKERY INC.	001117737
GENERAL PHONE GUY CORP.	001229247
INTERNATIONAL HEALTH CARE MARKETING GROUP INC.	001273053
PRIME MARKETING GROUP INC.	001546365
REIXACH HOMES INC.	001229528
REYNOLDS' FUNERAL HOME LIMITED.	000104077

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario	Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
RINGWOOD FARMS LIMITED	000045732	1313169 ONTARIO INC.	001313169
SHEETY TRADING & TRANSPORTATION LTD.	000515447	1485842 ONTARIO INC.	001485842
SKYLATION CONSULTING INC.	001451557	315845 ONTARIO LIMITED	000315845
THE PERMANENT REALTY INC.	000398594	531961 ONTARIO LIMITED	000531961
WHOLE SPACE TRADING CO. LTD.	001183419	705311 ONTARIO INC.	000705311
WONG KEE HERBALIST CO. LTD.	001298617	2005-05-21	
1228026 ONTARIO LIMITED	001228026	RICK ADAIR AUTO REPAIR LTD.	001220934
1271419 ONTARIO INC.	001271419	2005-05-24	
1325335 ONTARIO LIMITED	001325335	GILLIS EVERGREEN MARKETING INC.	000903326
1408625 ONTARIO INC.	001408625	2005-05-25	
1410246 ONTARIO LIMITED	001410246	WOODFIBRE TECHNOLOGIES INC.	000734262
444889 ONTARIO LIMITED	000444889	2005-05-26	
842602 ONTARIO LIMITED	000842602	J.T. THOMPSON TRUCKING LIMITED	001052172
2005-05-12		2005-05-27	
AEROSEA BUSINESS INC.	001161261	AUSTROFLAMM CANADA INC.	000876814
AFS GOLF ENTERPRISES INC.	001377584	1033716 ONTARIO INC.	001033716
ARANBY INDUSTRIES INC.	001058669	1146828 ONTARIO INC.	001146828
CASH NOW HAMILTON ONE LTD.	001463895	2005-05-30	
D.R.D.J. MANAGEMENT SERVICES INC.	000407639	1192284 ONTARIO INC.	001192284
DOCWORKS COMMUNICATIONS INC.	001336873	904642 ONTARIO INC.	000904642
DONALD STANLEY POST ENTERPRISES INCORPORATED	000248517	2005-05-31	
EDGEMERE PLACE INC.	000778954	622298 ONTARIO LIMITED	000622298
JERUDAN PROPERTY MANAGEMENT INC.	000803793	2005-06-02	
MILLENNIUM FASTENERS INC.	001411062	1507500 ONTARIO INC.	001507500
Q.D.R. ENTERPRISES LTD.	000350436	2005-06-03	
ROMANO'S PIZZA INC.	001118410	COACH GUARD CORPORATION	000493364
SOPOT TRANSPORT GROUP LTD.	001165751	2005-06-06	
SOUTH OSHAWA FAMILY MEDICAL CENTRE INC.	000803896	PPF IMPORT EXPORT CORPORATION	000591426
WINDING WILLOWS HOME CORP.	000962110	SUPERIOR BENEFIT SERVICES INC.	001425119
1386542 ONTARIO LIMITED	001386542	VINCENT'S PLUMBING & HEATING LTD.	000339128
1520859 ONTARIO INC.	001520859	705997 ONTARIO LIMITED	000705997
660765 ONTARIO LIMITED	000660765	879714 ONTARIO INC.	000879714
681586 ONTARIO LIMITED	000681586	2005-06-07	
950398 ONTARIO LIMITED	000950398	METCALFE HOME DECOR LTD.	000626641
2005-05-13		PETER BRUNKE TRANSPORT INC.	001196746
1014521 ONTARIO INC.	001014521	1381529 ONTARIO LIMITED	001381529
1443718 ONTARIO INC.	001443718	1391297 ONTARIO LIMITED	001391297
2005-05-16		1459380 ONTARIO INC.	001459380
BALL & SASS LTD.	000911655	991441 ONTARIO INC.	000991441
G & L TENT RENTAL INC.	001408438	2005-06-08	
LAWN ALTERNATIVES INC.	000964942	DACOM INFORMATION SYSTEMS INC.	000775711
LEMED INVESTMENTS LIMITED	000378591	FINCH TRAVEL LIMITED	000537625
SOLSOURCE INC.	001117647	JAMES D. EMSLIE REAL ESTATE LIMITED	000208467
THE BEACHES TRAVEL CENTRE LTD.	000359308	LIBRA HALL CAPITAL INC.	000856581
1239218 ONTARIO INC.	001239218	PARAMOUNT EXPRESS TRANSPORTATION INC.	001437735
1324516 ONTARIO LTD.	001324516	SUN REAL ESTATE INC.	001272585
2021911 ONTARIO INC.	002021911	TRIGGER ADVERTISING & MERCHANDISING CAMPAIGNS INC.	000537480
608303 ONTARIO LIMITED	000608303	WHATRONICS INC.	001500988
2005-05-17		1007584 ONTARIO LTD.	001007584
ABR CONSULTING INC.	001339314	1476460 ONTARIO INC.	001476460
BECKERMAN HOLDINGS (WEST PALM BEACH) INC.	000902293	1507575 ONTARIO INC.	001507575
DISCO GENERAL REPAIR LIMITED	000756719	603414 ONTARIO INC.	000603414
FORCE CALIBRATION AND VERIFICATION TESTING LTD.	001016890	938180 ONTARIO LIMITED	000938180
GLOBAL COMPUTER TRAINING INC.	001113161	941808 ONTARIO INC.	000941808
IVY HEALTH SERVICES INC.	001597066	2005-06-09	
JOBLO INC.	001450452	HOWKO MARKETING INC.	000698230
KRIEGLER CONSTRUCTION LIMITED	000273292	J.I.H. ENTERPRISES LTD.	001254742
NORTHERN AND EASTERN CROWNED CRANE HOLDING CO. LTD.	000761010	LOBO ABATTOIR LTD.	000329275
QUALITY PNEUMATIC LTD.	001410896	QUADRATECH CONTROLS INC.	001058424
SANTE DALLAN HOLDINGS INC.	000932006	THE RIVERSIDE STORE INC.	001534534
THE MITCHELL GROUP OF COMPANIES LIMITED	001023491	THE SUDBURY BROADCASTING COMPANY LIMITED	000844303
TJ GIFT BASICS INC.	002031478	1271316 ONTARIO INC.	001271316
VALMARCA CONTRACTING LIMITED	000536572	2005-06-10	
WYLIE CONSTRUCTION LIMITED	000096881	ALAN G. COBHAM HOLDINGS INC.	001104698
1189217 ONTARIO INC.	001189217	DEE-JAY BARRICADES INC.	000793569
1307528 ONTARIO LTD.	001307528	DEL RONDO LIMITED	000203674
		EROCON ENVIRONMENTAL SERVICES LTD.	000706261
		FINE ART EDITIONS LTD.	000306564
		GRACEFUL FOOD CO. LTD.	001004818

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
I.J.S. DELIVERY SERVICES INC.	000719937
KENT AIR PRODUCTS CANADA LIMITED	001601133
KINGTEX INC.	001383134
LUN SHIN CANADA INC.	001372813
METARCHON SYSTEMS LIMITED	000266920
SKY-HOOK CONSTRUCTION INCORPORATED	000343074
STRUCTEC DESIGN SERVICES LIMITED	000752722
WOOLCREST INTERNATIONAL LIMITED	001032685
YAN YING HOLDINGS LIMITED	001067962
1014397 ONTARIO LIMITED	001014397
1343038 ONTARIO INC.	001343038
1374190 ONTARIO INC.	001374190
1505690 ONTARIO INC.	001505690
1525136 ONTARIO LTD.	001525136
2005-06-13	
C. E. D. CONSTRUCTION LIMITED	000259016
DAY FOR NIGHT TOURING INC.	001111319
DELTA SPECIALTY PRODUCTS INC.	000742724
DONNA RALPH CONSULTING INC.	001345508
EVEREST GROUP MANAGEMENT CONSULTANTS INC.	001017221
FIBER JOHNSON MANUFACTURING LIMITED	002005487
FONDI CLEANERS INC.	001195843
GODA INVESTMENTS (1969) LIMITED	000230038
HEDGE CAPITAL INC.	001116849
KANG HAMILTON INC.	001634427
KANG STONEY CREEK INC.	001634428
ODIN HOLDINGS LTD.	000647225
PANESAR HOLDING INC.	002039479
PETIS DEVELOPMENTS LIMITED	000316304
SIMCOE GALLERY LIMITED	001280006
SREIT (SMITHVILLE) LTD.	001262465
STIRLING CAPITAL CORPORATION	001519138
TROUBLE AT THE HENHOUSE INC.	001190545
WALLACE MACGREGOR WAREHOUSES LTD.	000098713
1230406 ONTARIO INC.	001230406
1367276 ONTARIO LIMITED	001367276
1389097 ONTARIO LTD.	001389097
1529207 ONTARIO LTD.	001529207
2003439 ONTARIO LIMITED	002003439
705214 ONTARIO INC.	000705214
844797 ONTARIO LIMITED	000844797
2005-06-14	
AL LEACH CONSULTANTS INC.	001367282
ALLPHASE RENOVATION & CONSTRUCTION INC.	001179679
ALLSOFTSERVICES INC.	001294886
ARC PUBLISHING INC.	001471111
DANFORTH LEATHERWEAR LTD.	000435681
DREAM DESIGN INC.	001184094
GENUITY CANADA LIMITED	000846436
MICHAEL'S SNACK BAR LTD.	000752645
RECLAND INVESTMENT GENERAL PARTNER II INC.	001576777
RISE-SHINE ENTERPRISE INC.	001511785
THE TOMKEN BOHEMIAN CLUB INC.	001275507
THORNCREST MOTORS LIMITED	000053060
TRADE CANADA HOLDINGS INC.	001135722
WC INNOVATIONS INC.	001207362
Y&W TECHNOLOGIES (CANADA) INC.	001201978
1056561 ONTARIO INC.	001056561
2057828 ONTARIO INC.	002057828
826731 ONTARIO INC.	000826731
976197 ONTARIO LIMITED	000976197
2005-06-15	
GRADAV HOLDINGS LIMITED	001133726
HIGH END UPHOLSTERY LTD.	001560038
KANG BROTHERS TRANSPORT INC.	001264494
MUSE ENTERTAINMENT (OLIVIA) INC.	001436559
MUSE ENTERTAINMENT (SOPHIA) INC.	001414065
S. KADISH DRUGS LIMITED	000242039
SBNB COMPUTER CORPORATION	001185222

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
THE LANDSCAPE LIGHTING COMPANY LTD.	001151800
1163051 ONTARIO LIMITED	001163051
1179621 ONTARIO INC.	001179621
1360935 ONTARIO INC.	001360935
1494660 ONTARIO INC.	001494660
1503411 ONTARIO CORP.	001503411
1571540 ONTARIO INC.	001571540
2021693 ONTARIO INC.	002021693
2005-06-16	
AGRICORE ASSISTED SALES CORPORATION	001503235
CANARY COVE HOLDINGS INC.	000768848
CANTECH INC.	001371217
CHRISTENSEN GM&P PARTNER CORPORATION	001525643
COMTAK GIFT CORPORATION	001056144
FALSE CREEK HOMES INC.	000861342
GOOD BROTHER PAINTING INC.	000759814
KAM SENG TRADING AND INVESTMENT LTD.	001147864
LIFE'S DESIGN INC.	000955489
RH COMPUTER CONSULTANTS INC.	001234007
WEALTHSPRING INTERNATIONAL INC.	001361977
1015434 ONTARIO INC.	001015434
1138603 ONTARIO INC.	001138603
2036973 ONTARIO INC.	002036973

(138-G806)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Cancellation of Certificate of Incorporation (Business Corporations Act) Annulation de Certificat de Constitution en Personne Morale (Loi sur les sociétés par actions)

NOTICE IS HEREBY GIVEN that by orders under subsection 241(4) of the Business Corporation Act, the certificates of incorporation set out hereunder have been cancelled and corporation(s) have been dissolved. The effective date of cancellation precedes the corporation listing.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(4) de la Loi sur les sociétés par actions, les certificats présentés ci-dessous ont été annulés et les compagnies ont été dissoutes. La dénomination sociale des compagnies concernées est précédée de la date de prise d'effet de l'annulation.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-17	
POLI HOLDINGS LIMITED	846153
POLI FIBERGLASS (1987) LTD.	705576
1402529 ONTARIO INC.	1402529

(138-G807)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

**Cancellation of Extra-Provincial Licence
(Extra-Provincial Corporations Act)
Annulation de Permis Extraprovincial
(Loi sur les compagnies
extraprovinciales)**

NOTICE IS HEREBY GIVEN that orders under Section 7(1) of the Extra-Provincial Corporations Act have been made cancelling the licence of the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7(1) de la Loi sur les compagnies extraprovinciales. La date d'entree en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-16

AMF BOWLING CENTERS (CANADA)	
INTERNATIONAL INC.	855912
ANDREWS, BARTLETT & ASSOCIATES, INC.	959019
BOYLES BROS. DRILLING COMPANY	951764
BRINTONS LIMITED	338183
CIBOLA INTERNATIONAL, INC.	959057
DAVOX CORPORATION	758340
DORNIER AVIATION (NORTH AMERICA), INC.	920383
FERRO CORPORATION	290462
GENEX SERVICES OF CANADA, LTD.	909157
GEORGE A. FULLER COMPANY OF CANADA, LTD.	968339
HUMBOLDT DECANIER, INC.	920309
INTER-CAMPUS PROGRAMS, INC.	951800
I.P.M. GROUP LTD.	926834
KAMENSTEIN CANADA, LTD.	972833
KEY COMMUNICATIONS SERVICE INC.	972805
KRANSO	916253
LINCOLN SECURITIES COMPANY	120329
LUKA GMBH	119129
NICHIMEN AMERICA INC.	923206
OAKVIEW CONSTRUCTION INC.	923043
RAGUS LTD.	936673
SIRCO INDUSTRIES, INC.	950128
SLIPPER LAKE MANAGEMENT COMPANY INC.	747737
SONITROL SECURITY SYSTEMS OF BUFFALO, INC.	920363
SUNBURST COMMUNICATIONS, INC.	758255
SUPERIOR PERFORMANCE PRODUCTS LIMITED	277858
THE CAVALIER, GULLING WILSON COMPANY	136523
THE HUNTER GROUP, INC.	916322
TRADE INDEMNITY PLC	940146
TRANSCOMM DATA SYSTEMS INCORPORATED	771667
TRENTON DEVELOPMENT CORPORATION	152820
WINSTON PRODUCTS INTERNATIONAL, LTD.	920339
1705 MAC DONALD DRIVE, INC.	881893

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G808)

Ontario Energy Board

Amendments to the Standard Supply Service Code
Made by the Ontario Energy Board on June 16, 2005

The Standard Supply Service Code is amended as follows:

1. Section 3.7.2 is repealed and replaced with the following:

Where a distributor is required by section 3.7.1 to charge or credit a consumer with a final RPP variance settlement amount, the distributor must show the monetary value of the final RPP variance settlement amount as a separate item on the consumer's bill. The separate item shall be labelled as "RPP settlement" and shall be shown directly under the items referred to in section 3.3.5 or 3.4.3, as applicable.

2. A new section 3.7.3 is added as follows:

Sections 3.7.1 and 3.7.2 shall not come into effect until the date that is three months after the first term commencement date.

(138-G802)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

CLAUDE L. DESROSIER,
Clerk of the Legislative Assembly.

(8699) T.F.N.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of Helen Myrna Dales, application will be made to the Legislative Assembly of the Province of Ontario for an Act for the revival of a corporation namely, Golden Dreams Home & Decor Ltd., which was inadvertently dissolved by Articles of Dissolution on August 17, 2004.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Toronto this 22nd day of June, 2005.

DAVID STONE - Solicitor for
Golden Dreams Home & Decor Ltd.
and Helen Myrna Dales

(138-P588) 27, 28, 29, 30

Corporation Notices Avis relatifs aux compagnies

1111531 Ontario Inc.

TAKE NOTICE CONCERNING WINDING UP OF 1111531 Ontario Inc.,

Date of Incorporation: December 29, 1994

Liquidator: Marilyn Paine, 187 Norwood Avenue, Rochester, New York 14604

Appointed: June 14, 2005

This notice is filed under subsection 193(4) of the *Business Corporations Act*. The Special Resolution requiring the Corporation to be wound up voluntarily was passed/consented to by the shareholders of the Corporation on June 14, 2005.

DATED at Toronto, Ontario this 20th day of June, 2005.

(138-P586) MARILYN PAINE
Liquidator

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the, ONTARIO SUPERIOR COURT OF JUSTICE ORANGEVILLE, ONTARIO dated Sept 09, 2004, Court File 564/04 to me directed, against the real and personal property of MICHAEL A MCKENZIE AKA MICHAEL MCKENZIE, Defendant at the suit of CITI CARDS CANADA INC Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of MICHAEL A MCKENZIE AKA MICHAEL MCKENZIE :

Part Lot 87, plan 65M-3365 Being part 28 on Plan 65R-22457, in the city of Vaughan, Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 249 Royal Appian Way Vaughan, Ontario L4K 5L3.

All of which said right, title, interest and EQUITY OF REDEMPTION of MICHAEL A. MCKENZIE AKA MICHAEL MCKENZIE, Defendant, in the said Lands and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Court House ON 1ST Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, July 20, 2005 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS:

Deposit 10% or \$1,000.00, whichever is greater – Payable at time of sale by successful bidder – To be applied to purchase price – NON-REFUNDABLE-TEN business days from date of sale to arrange financing and pay balance IN FULL at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1.

All payments in CASH or CERTIFIED cheque made payable to the Minister of Finance

OTHER CONDITIONS AS ANNOUNCED

SUBJECT TO CANCELLATION BY THE SHERIFF UP TO THE TIME OF SALE.

NOTE: No Employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

June 17, 2005

(138-P582) Sheriff
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Betty Ciraco at Ext 6210
Sheriff's File No 04-2404

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the, ONTARIO SUPERIOR COURT OF JUSTICE NEWMARKET, ONTARIO dated MAY 10, 2004, Court File 69120/03 SR to me directed, against the real and personal property of GALINA VITS Defendant at the suit of PARADISE ENTERPRISES LIMITED Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of GALINA VITS:

Unit 10, level 6, York Region Standard Condominium Plan No.996, PT LTS 3&4 PL 3805 & PT LT 10, 3806, PTS 19 to 26, incl 65R22774, Richmond Hill, T/W and S/T as set out in schedule "A" of declaration YR311354 Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 9 Northern Heights Drive #610 Richmond Hill, Ontario L4B 4M5.

All of which said right, title, interest and EQUITY OF REDEMPTION of GALINA VITS, Defendant, in the said Lands and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Court House on 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, July 20, 2005 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS:

Deposit 10% or \$1,000.00, whichever is greater – Payable at time of sale by successful bidder – To be applied to purchase price – NON-REFUNDABLE-TEN business days from date of sale to arrange financing and pay balance IN FULL at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1.

All payments in CASH or CERTIFIED cheque made payable to the Minister of Finance

OTHER CONDITIONS AS ANNOUNCED

SUBJECT TO CANCELLATION BY THE SHERIFF UP TO THE TIME OF SALE.

NOTE: No Employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

June 17, 2005

(138-P583) Sheriff
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Betty Ciraco at Ext 6210
Sheriff's File No 04-1129

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the, TORONTO SMALL CLAIMS COURT TORONTO, ONTARIO dated DEC 30, 2003, Court File TO 77677 03 to me directed, against the real and personal property of ANDREW BELASBAS AKA ANDREW BALASBAS, Defendant at the suit of DAVID L.SILVERSTONE Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of ANDREW BELASBAS AKA ANDREW BALASBAS:

Unit 38, Level 1, York Region Condominium Plan no. 829; Blk 3 PL 65M2700, more fully described in schedule "A" of declaration LT867381; S/T LT 939690 Regional Municipality of York, Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 28 Alameda Circle Thornhill, Ontario L4J 8A6.

All of which said right, title, interest and EQUITY OF REDEMPTION of Andrew Balesbas aka Andrew Balasbas, Defendant, in the said Lands and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Court House on the 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, July 20, 2005 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS:

Deposit 10% or \$1,000.00, whichever is greater – Payable at time of sale by successful bidder – To be applied to purchase price – NON-REFUNDABLE-TEN business days from date of sale to arrange financing and pay balance IN FULL at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1.

All payments in CASH or CERTIFIED cheque made payable to the Minister of Finance

OTHER CONDITIONS AS ANNOUNCED

SUBJECT TO CANCELLATION BY THE SHERIFF UP TO THE TIME OF SALE.

NOTE: No Employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

June 17, 2005

(138-P584) Sheriff
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Betty Ciraco at Ext 6210
Sheriff's File No 04-0051

UNDER AND BY VIRTUE OF a Writ of Seizure and Sale issued out of the, ONTARIO SUPERIOR COURT OF JUSTICE KITCHENER, ONTARIO dated DEC 25, 2003, Court File 03-0302-SR to me directed, against the real and personal property of MARY JANE REZVANIFAR, Defendant at the suit of CANADA TRUSTCO MORTGAGE COMPANY Plaintiff, I have seized and taken in execution all right, title, interest and EQUITY OF REDEMPTION of MARY JANE REZVANIFAR:

PIN 03022-0138 LT, LT 1 PL 7770 MARKHAM: MARKHAM, in the City of Markham Regional Municipality of York Land Titles Office for the Land Titles Division of York (No. 65) and Municipally known as 1 St.Andres Court Markham, Ontario L3T 2N3.

All of which said right, title, interest and EQUITY OF REDEMPTION of Mary Jane Rezvanifar, Defendant, in the said Lands and Tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at The Court House on 1st Floor, 50 Eagle Street West, NEWMARKET, Ontario on Wednesday, July 20, 2005 at 1:00 o'clock in the afternoon.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser.

TERMS:

Deposit 10% or \$1,000.00, whichever is greater – Payable at time of sale by successful bidder – To be applied to purchase price – NON-REFUNDABLE-TEN business days from date of sale to arrange financing and pay balance IN FULL at The Court House, Civil/Enforcement Office, 50 Eagle Street West, Newmarket, Ontario L3Y 6B1.

All payments in CASH or CERTIFIED cheque made payable to the Minister of Finance

OTHER CONDITIONS AS ANNOUNCED

SUBJECT TO CANCELLATION BY THE SHERIFF UP TO THE TIME OF SALE.

NOTE: No Employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed by a Sheriff for sale under legal process, either directly or indirectly.

June 17, 2005

(138-P585) Sheriff
Civil/Enforcement Office
Regional Municipality of York
Telephone (905) 853-4809
For Information Contact Betty Ciraco at Ext 6210
Sheriff's File No 03-3480

Sale of Lands for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

CITY OF HAMILTON

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Tuesday July 12, 2005 at the Municipal Clerks Department, 2nd Floor, City Hall, City of Hamilton

The tenders will then be opened in public on the same day at 3:15 p.m. local time.

Description of Land

1. 0 Little John Road

NOTE: Property subject to Boundary Dispute through Adverse Possession

Being all of PIN 17454-0329 (R), Part of Lot 53, Concession 1 Part 1 of Reference Plan 62R-14976
Former Town of Ancaster, Then Town of Dundas, Now City of Hamilton
PIN # 17454-0329 (R)
Irregular 47.05 feet X 136.25 feet more or less

Assessed Value: Residential \$103,000
 Serial No. 260 010 14900
Minimum Tender Amount: \$62,779.54

2. CANCELLED

3. CANCELLED

4. 24 Clark Avenue

LT 32, PL 288;
 PT LT 31 & 33, PL 288,
 AS IN VM198307;
 Hamilton
 PIN # 17188-0030 (LT)
 Irregular 74.75 feet Frontage more or less
 Assessed Value: Commercial \$187,000
 Serial No. 030 221 02400
Minimum Tender Amount: \$90,901.28

5. CANCELLED

6. 13 Lincoln Street

PT LTS 42 & 43, PL 414,
 As in CD 510614;
 Hamilton
 PIN # 17220-0107 (LT)
 20.00 feet X 80.00 feet more or less
 Assessed Value: Residential \$64,000
 Serial No. 040 286 02970
Minimum Tender Amount: \$14,918.28

7. CANCELLED

8. 108 Ottawa Street North

PT LT 33, PL 497,
 As in CD 332754
 Hamilton
 PIN # 17241-0007 (LT)
 20.00 feet X 100.00 feet more or less
 Assessed Value: Residential \$105,000
 Serial No. 040 311 00460
Minimum Tender Amount: \$24,477.01

9. CANCELLED

10. 270 East 25TH Street

LOT 84, PL 608,
 Hamilton
 PIN # 17056-0164 (LT)
 30.00 feet X 105.50 feet more or less
 Assessed Value: Residential \$73,000
 Serial No. 070 677 00580
Minimum Tender Amount: \$17,517.11

11. CANCELLED

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust company payable to the municipality (or board) and representing at least 20 per cent of the tender amount.

The municipality makes no representation regarding the title to or any other matters including any environmental concerns relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers. **The municipality does not provide an opportunity for potential purchasers to view properties nor is it in a position to provide successful purchasers with a key or vacant possession.**

This sale is governed by Part XI of the *Municipal Act, 2001* and as amended by The Municipal Statute Law Amendment Act, 2002. The successful purchaser will be required to pay the amount tendered plus the accumulated taxes (i.e. the property taxes that have accumulated since the first day of advertising of the land for sale until a successful

purchaser is declared) and any relevant federal or provincial taxes that may apply (including land transfer tax and GST). **Failure to complete the transaction by the successful bidder (highest or if failed, second highest bidder) will result in the forfeiture of their deposit.**

For further information regarding this sale and a copy of the prescribed form of tender documents, go to the City of Hamilton Web site at www.hamilton.ca, or contact:

LARRY FRIDAY, Director of Taxation
 City of Hamilton
 71 Main Street West
 Hamilton, Ontario L8P 4Y5
 Attn: D. Kevin Beattie,
 Tax Sale and Assessment Review Officer
 Tel. (905) 546-2424 ext. 4538 / Fax (905) 546-2449
 June 20, 2005

(138-P581)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF ZORRA

TAKE NOTICE that sealed tenders are invited for the purchase, individually, of the lands described below. Tenders will be received until 12:00 p.m., local time on 25th of July 2005.

The tenders will be opened in public on the same day at 274620 27th Line at Hwy 119, Ingersoll ON N5C 3K5

Location of Property:	SE part of Lot 18 in the 12th Concession (formerly East Nissouri)
Description:	Environmentally Protected Wetland
Roll Number:	3227-011-040-03900
Size of Lot:	5 acres
Frontage:	165 ft
2005 Assessment:	\$5,600
2004 Taxes:	\$66.71
Minimum Tender Amount:	\$1,293.12

Tenders must be submitted in the prescribed form, that can be found on our website at www.zorra.on.ca and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank, trust company payable to the municipality and representing at least twenty per cent (20%) of the tender amount.

If the tender is accepted, the balance of the amount tendered, together with the land transfer tax and any accumulated taxes, is to be paid in cash within fourteen (14) calendar days of the mailing of the notice of acceptance by the municipality. In addition, the successful purchaser is responsible for any legal fees, disbursement, survey costs (if applicable) and any other costs related to By-Law 14-01 associated with the closing of the deal.

The municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the Municipal Tax Sales Act and the Municipal Tax Sales Rules made under that Act.

(Mrs.) KELLY HALL, CMTC(A), AMCT
 Tax Collector/Deputy Treasurer
 Corporation of the Township of Zorra
 Box 306
 Ingersoll ON N5C 3K5
 (519) 485-2490 x 22
 (519) 485-2520 fax
khall@zorrra.on.ca

(138-P587)

Publications under the Regulations Act

Publications en vertu de la Loi sur les règlements

2005—07—02

ONTARIO REGULATION 281/05

made under the

FARM PRODUCTS MARKETING ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 420 of R.R.O. 1990
(Hogs — Plan)

Note: Regulation 420 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Subclause 18 (6) (b) (ii) of the Schedule to Regulation 420 of the Revised Regulations of Ontario, 1990 is amended by striking out “same-sex partner”.
- (2) Clause 18 (6) (c) of the Schedule to the Regulation is amended by striking out “same-sex partner”.
- (3) The definition of “same-sex partner” in subsection 18 (6.1) of the Schedule to the Regulation is revoked.
- (4) Clause (b) of the definition of “spouse” in subsection 18 (6.1) of the Schedule to the Regulation is amended by striking out “of the opposite sex”.

27/05

ONTARIO REGULATION 282/05

made under the

MILK ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 760 of R.R.O. 1990
(Milk and Farm-Separated Cream — Plan)

Note: Regulation 760 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 9 (3) (a) of the Schedule to Regulation 760 of the Revised Regulations of Ontario, 1990 is amended by striking out “or same-sex partner”.
- (2) The definition of “same-sex partner” in subsection 9 (3.1) of the Schedule to the Regulation is revoked.

(3) Clause (b) of the definition of “spouse” in subsection 9 (3.1) of the Schedule to the Regulation is amended by striking out “of the opposite sex”.

27/05

ONTARIO REGULATION 283/05

made under the

COURTS OF JUSTICE ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 67/92

(Salaries and Benefits of Provincial Judges)

Note: Ontario Regulation 67/92 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in section 3 of Ontario Regulation 67/92 is revoked.

(2) The definition of “spouse” in section 3 of the Regulation is revoked and the following substituted:

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
- (b) either of two persons who have lived together in a conjugal relationship outside marriage,
 - (i) continuously for a period of not less than three years, or
 - (ii) in a relationship of some permanence, if they are the natural or adoptive parents of a child or have demonstrated a settled intention to treat a child as a child of their family, except under an arrangement where the child is placed for valuable consideration in a foster home by a person having lawful custody.

2. Subsection 17 (1) of the Regulation is amended,

- (a) by striking out “spouse or same-sex partner of a judge” and substituting “spouse of a judge”; and
- (b) by striking out “spouse’s or same-sex partner’s lifetime” and substituting “spouse’s lifetime”.

3. (1) Subsection 18 (1) of the Regulation is amended,

- (a) by striking out “spouse or same-sex partner of a person” and substituting “spouse of a person”; and
- (b) by striking out “spouse’s or same-sex partner’s lifetime” and substituting “spouse’s lifetime”.

(2) Subsection 18 (5) of the Regulation is revoked and the following substituted:

(5) Subsections (1) to (4) do not apply to the surviving spouse of a deceased person if the spouse became that person’s spouse after the date on which the deceased person ceased to hold office.

4. Sections 19, 20 and 21 of the Regulation are revoked and the following substituted:

19. (1) Only one survivor allowance is payable to a spouse under this Part.

(2) If two or more spouses of a person claim to be entitled to a survivor allowance under this Part, the survivor allowance shall be paid, subject to subsection 18 (5), to,

- (a) the spouse with whom the person was living on the date of the person’s death, if the person was living with a spouse on that date; or
- (b) the spouse chosen by the Board following a hearing, if the person was not living with a spouse on the date of the person’s death.

20. (1) The child or children of a person who is survived by a spouse are entitled on the death of the spouse to a survivor allowance if,

- (a) the person died while receiving or entitled to a pension under this Part; and

(b) the spouse received a survivor allowance under this Part in respect of the person.

(2) The annual amount of the survivor allowance under this section is an amount equal to the annual amount of the survivor allowance to which the spouse of the deceased person was entitled on the date of the spouse's death.

21. (1) The child or children of a person who dies while receiving or entitled to a pension under this Part and who is not survived by a spouse are entitled to a survivor allowance.

(2) The annual amount of the survivor allowance under this section is an amount equal to the annual amount of the survivor allowance to which the spouse of the deceased person would be entitled under this Part if the deceased person were survived by a spouse.

(3) Subsection (1) does not apply in respect of a child of a deceased person and the spouse of the deceased person if they became spouses after the date on which the deceased person ceased to hold office.

5. Section 23 of the Regulation is revoked and the following substituted:

23. (1) The Lieutenant Governor in Council may require the Board to authorize payment of a survivor allowance in such initial annual amount as is specified by the Lieutenant Governor in Council to the spouse or the child or children of a deceased person in respect of whom the Lieutenant Governor in Council could have required the Board to authorize a pension under section 11 while the person was alive.

(2) If the Lieutenant Governor in Council requires the Board to authorize payment of a survivor allowance under this section to a spouse,

(a) the survivor allowance continues during the spouse's lifetime; and

(b) the child or children of the deceased person are entitled on the death of the spouse to a survivor allowance in an annual amount equal to the annual amount of the survivor allowance to which the spouse was entitled on the date of the spouse's death.

(3) Subsection (1) and clause (2) (b) do not apply in respect of a child of the deceased person and the spouse of the deceased person if they became spouses after the date on which the deceased person ceased to hold office as a judge.

6. Section 47 of the Regulation is revoked and the following substituted:

47. (1) The Lieutenant Governor in Council may require the Board to authorize payment of a survivor allowance in such initial annual amount as is specified by the Lieutenant Governor in Council to the spouse or the child or children of a deceased person in respect of whom the Lieutenant Governor in Council could have required the Board to authorize a pension under subsection 40 (4) or an annual income allowance under subsection 46 (2) while the person was alive.

(2) If the Lieutenant Governor in Council requires the Board to authorize payment of a survivor allowance under this section to a spouse,

(a) the survivor allowance continues during the spouse's lifetime; and

(b) the child or children of the deceased person are entitled on the death of the spouse to a survivor allowance in an annual amount equal to the annual amount of the survivor allowance to which the spouse was entitled on the date of the spouse's death.

(3) Subsection (1) and clause (2) (b) do not apply in respect of a child of the deceased person and the spouse of the deceased person if they became spouses after the date on which the deceased person ceased to hold office as a judge.

7. (1) The definition of "same-sex partner" in subsection 48 (1) of the Regulation is revoked.

(2) The definition of "spouse" in subsection 48 (1) of the Regulation is revoked and the following substituted:

"spouse" means,

(a) a spouse as defined in section 1 of the *Family Law Act*, or

(b) either of two persons who live together in a conjugal relationship outside marriage.

8. Clause 56 (1) (b) of the Regulation is amended by striking out "same-sex partner".

9. (1) Paragraph 1 of subsection 62 (1) of the Regulation is amended by striking out "or same-sex partner".

(2) Paragraph 2 of subsection 62 (1) of the Regulation is amended by striking out "or same-sex partner".

10. (1) Subsection 63 (1) of the Regulation is amended by striking out "the judge's same-sex partner" in the portion before paragraph 1.

(2) Subsection 63 (5) of the Regulation is amended by striking out “the judge’s same-sex partner” in the portion before paragraph 1.

11. (1) Subsection 64 (1) of the Regulation is amended by striking out “the judge’s same-sex partner” in the portion before paragraph 1.

(2) Paragraph 2 of subsection 64 (1) of the Regulation is amended by striking out “the judge’s same-sex partner”.

(3) Paragraph 4 of subsection 64 (1) of the Regulation is amended by striking out “the judge’s same-sex partner”.

27/05

ONTARIO REGULATION 284/05

made under the

HUMAN RIGHTS CODE

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 290/98

(Business Practices Permissible to Landlords in Selecting Prospective Tenants for Residential Accommodation)

Note: Ontario Regulation 290/98 has previously been amended. Those amendments are listed in the [Table of Regulations](#) ...
[Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 4 of Ontario Regulation 290/98 is amended by striking out “same-sex partnership status”.

RÈGLEMENT DE L'ONTARIO 284/05

pris en application de la

CODE DES DROITS DE LA PERSONNE

pris le 1^{er} juin 2005

déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 290/98

(Pratiques de commerce auxquelles les locateurs sont autorisés à avoir recours pour choisir les locataires éventuels d'un logement)

Remarque : Le Règlement de l'Ontario 290/98 a été modifié antérieurement. Ces modifications sont indiquées dans le [Sommaire de l'historique législatif des règlements](#) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 4 du Règlement de l'Ontario 290/98 est modifié par suppression de «le partenariat avec une personne de même sexe».

27/05

ONTARIO REGULATION 285/05

made under the

JUSTICES OF THE PEACE ACTMade: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 247/94

(Salaries and Benefits of Justices of the Peace — Regions Designated under Section 22 of the Act)

Note: Ontario Regulation 247/94 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “spouse” in subsection 1.1 (1) of Ontario Regulation 247/94 is revoked and the following substituted:

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
- (b) either of two persons who live together in a conjugal relationship outside marriage.

27/05

ONTARIO REGULATION 286/05

made under the

LEGAL AID SERVICES ACT, 1998Made: June 1, 2005
Filed: June 13, 2005Amending O. Reg. 107/99
(General)

Note: Ontario Regulation 107/99 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. (1) Item 7.5 of Part II of the Table to Schedule 2 to Ontario Regulation 107/99 is amended by striking out “with a person of the opposite sex or same sex”.**
- (2) Item 7.7 of Part II of the Table to Schedule 2 to the Regulation is amended by striking out “of the opposite sex or same sex”.**
- (3) Item 7.9 of Part II of the Table to Schedule 2 to the Regulation is amended by striking out “with a person of the opposite sex or same sex”.**

RÈGLEMENT DE L'ONTARIO 286/05

pris en application de la

LOI DE 1998 SUR LES SERVICES D'AIDE JURIDIQUEpris le 1^{er} juin 2005
déposé le 13 juin 2005modifiant le Règl. de l'Ont. 107/99
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 107/99 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le numéro 7.5 de la partie II du tableau de l'annexe 2 du Règlement de l'Ontario 107/99 est modifié par suppression de «avec une personne du sexe opposé ou du même sexe».

(2) Le numéro 7.7 de la partie II du tableau de l'annexe 2 du Règlement est modifié par suppression de «du sexe opposé ou du même sexe».

(3) Le numéro 7.9 de la partie II du tableau de l'annexe 2 du Règlement est modifié par suppression de «avec une personne du sexe opposé ou du même sexe».

27/05

ONTARIO REGULATION 287/05

made under the

DAY NURSERIES ACTMade: June 1, 2005
Filed: June 13, 2005Amending Reg. 262 of R.R.O. 1990
(General)

Note: Regulation 262 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of "same-sex partner" in section 1 of Regulation 262 of the Revised Regulations of Ontario, 1990 is revoked.

2. Clause 2 (3) (b) of the Regulation is revoked and the following substituted:

(b) the person is living in a conjugal relationship outside marriage with the director or officer;

3. Form 1 of the Regulation is revoked and the following substituted:

Form 1*Day Nurseries Act***DETERMINATION OF AVAILABLE INCOME**

Name of Parent	Telephone Number Residence	Business
Address	Social Insurance Number Parent	
	Spouse	

Household Composition — Adults and Children

Name	Age	School or Occupation

Liquid Assets

Type	Amount
Total	

Part I — Monthly Income (Adults)

1.	Net Earnings	\$	
2.	Boarder Revenue	\$	
3.	Rental Revenue	\$	× 60%
4.	Pension		
5.	Employment Insurance or Training Allowance		
6.	Separation or Alimony Payment		
7.	Other (specify)		
8.	Monthly Income (Items 1 to 7)		

Part II — Monthly Budgetary Needs (household)

9.	Basic Needs — See Guidelines	
10.	Special Diets	
11.	Heat	
12.	Telephone	
13.	Add Items 9 to 12	Sub-total
14.	Contingencies — 20% of Item 13	
15.	Add Items 13 and 14	Sub-total
16.	Rent	
17.	Mortgage Payment (Principal and Interest)	
18.	Property Taxes	
19.	Debt Payments	
20.	Travel and Transportation	
21.	Drugs	
22.	Dental Services	
23.	Optical Services	
24.	Health Services	

25.	Other — As approved	
26.	Add Items 15 to 25	Sub-total
27.	Available Monthly Income less Budgetary Items (Item 8 less Item 26)	
28.	Exemption on Net Earnings Item 1: \$ × %	
29.	Available Monthly Income (Item 27 less Item 28)	

I certify that the above information provided by me is correct.

Date	Signature of Parent
Date	Signature of Administrator or Designate (Municipal Staff)

Part III — Computation of Available Daily Income

30. Available daily income = total available monthly income (Item 29 above) divided by a factor calculated by multiplying the total number of days of care per week by 4.35

\$ = \$
× 4.35

Completion of this form must be in accordance with the "Ontario Child Care Service Management Guidelines"

Consent to Inspect Assets

I,, an applicant for services under the *Day Nurseries Act*, and I,
spouse of the above applicant (complete only where applicable)

consent that:

1. The Administrator or his or her authorized representative
be authorized to inspect and have access to any account or safety deposit box held by me alone or jointly, in any bank, trust corporation or other financial institution or to any assets held by me or on my behalf by any person, or any records relating to any of them.
2. The Administrator or his or her authorized representative
be authorized to secure information in respect of any life or accident insurance policy on my late spouse.....
(Name of late spouse— complete only where applicable)

Dated at, this day of, 20

Witness: Signature of Applicant:
Address:

Dated at, this day of, 20

Witness: Signature of Spouse (where applicable):
Address, if different:

Notice with Respect to the Collection of Personal Information
(*Freedom of Information and Protection of Privacy Act*)
(*Municipal Freedom of Information and Protection of Privacy Act*)

This information is collected under the legal authority of the *Day Nurseries Act* for the purpose of administering fee subsidy under the *Day Nurseries Act*. For more information contact

_____ at (_____) _____ (CMSM/DSSAB contact).

RÈGLEMENT DE L'ONTARIO 287/05

pris en application de la

LOI SUR LES GARDERIES

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. 262 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 262 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «partenaire de même sexe» à l'article 1 du Règlement 262 des Règlements refondus de l'Ontario de 1990 est abrogée.
2. L'alinéa 2 (3) b) du Règlement est abrogé et remplacé par ce qui suit :
 - b) elle vit dans une union conjugale hors du mariage avec l'administrateur ou le dirigeant;
3. La formule 1 du Règlement est abrogée et remplacée par ce qui suit :

FORMULE 1

ÉTABLISSEMENT DU REVENU DISPONIBLE

Loi sur les garderies

Nom du père ou de la mère	Numéro de téléphone Résidence	Travail
Adresse	Numéro d'assurance sociale Père ou mère	
	Conjoint	

Composition du ménage — Adultes et enfants

Nom	Âge	École ou profession

Biens liquides

Type	Montant
Total	

Partie I — Revenu mensuel (adultes)

1.	Revenus nets	\$	
2.	Revenu provenant d'un ou de pensionnaire(s)	\$	
3.	Revenu locatif	\$ × 60 %	
4.	Pension		
5.	Assurance-emploi ou allocation de formation		
6.	Pension alimentaire		
7.	Autre revenu (préciser)		
8.	Revenu mensuel (postes 1 à 7)		

Partie II — Budget mensuel (ménage)

9.	Besoins fondamentaux – Voir directives	
10.	Régimes alimentaires spéciaux	
11.	Chauffage	
12.	Téléphone	
13.	Additionner les postes 9 à 12	Total partiel
14.	Impondérables – 20 % du poste 13	
15.	Additionner les postes 13 et 14	Total partiel
16.	Loyer	
17.	Versement hypothécaire (principal et intérêt)	
18.	Impôts fonciers	
19.	Remboursement de dettes	
20.	Déplacements et transports	
21.	Médicaments	
22.	Soins dentaires	
23.	Soins de la vue	
24.	Soins médicaux	
25.	Autres dépenses (approuvées)	

2

26.	Additionner les postes 15 à 25	Total partiel	
27.	Revenu mensuel disponible moins dépenses prévues (poste 8 moins poste 26)		
28.	Exemption applicable aux revenus nets poste 1 : \$ × %		
29.	Revenu mensuel disponible (poste 27 moins poste 28)		

J'atteste que les renseignements que j'ai fournis ci-dessus sont exacts

Date	Signature du père ou de la mère
Date	Signature de l'administrateur ou de la personne habilitée à signer (employé de la municipalité)

Partie III — Calcul du revenu quotidien disponible

30. Revenu quotidien disponible = total du revenu mensuel disponible (poste 29 ci-dessus) divisé par un coefficient calculé en multipliant par 4,35 le nombre total de jours de garde par semaine

..... \$ = \$
 nombre de jours × 4,35

La présente formule doit être remplie conformément aux «Lignes directrices sur la gestion des services de garde d'enfants en Ontario»

Consentement à l'inspection des biens

Je soussigné(e),, auteur de la demande de services aux termes de la *Loi sur les garderies*, et je soussigné(e),, conjoint de l'auteur de la demande précitée,
 (à remplir le cas échéant)

consens/consentons à ce que :

1. L'administrateur ou son représentant autorisé
 soit autorisé à avoir accès à tout compte ou coffret de sûreté que je détiens, seul(e) ou conjointement, dans une banque, une société de fiducie ou toute autre institution financière et à tout bien détenu par moi-même ou par quiconque pour mon compte, et à tous documents s'y rapportant, et puisse les inspecter.
2. L'administrateur ou son représentant autorisé
 soit autorisé à obtenir des renseignements relatifs à toute police d'assurance-vie ou d'assurance-accident touchant mon conjoint défunt.

.....
 (Nom du conjoint défunt — à remplir le cas échéant)

Fait à le 20

Témoin :

Signature de l'auteur de la demande :

.....

Adresse :

.....

Fait à le 20

Témoïn :

Signature du conjoint, le cas échéant :

.....

Adresse, si elle est différente :

.....

Avis concernant la collecte des renseignements personnels
(Loi sur l'accès à l'information et la protection de la vie privée)
(Loi sur l'accès à l'information municipale et la protection de la vie privée)

La *Loi sur les garderies* autorise la présente collecte de renseignements aux fins de la gestion des places subventionnées en application de cette loi. Pour de plus amples renseignements, veuillez communiquer avec

..... au (personne-ressource au bureau du
 GSMR/CADSS).

27/05

ONTARIO REGULATION 288/05

made under the

DISTRICT SOCIAL SERVICES ADMINISTRATION BOARDS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 278/98
 (General)

Note: Ontario Regulation 278/98 has previously been amended. Those amendments are listed in the Table of Regulations ..
Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 3.1 (2) (c) of Ontario Regulation 278/98 is amended by striking out “or same-sex partner”.

(2) Subsection 3.1 (4) of the Regulation is revoked and the following substituted:

(4) In this section,

“spouse” means,

(a) a spouse as defined in section 1 of the *Family Law Act*, or

(b) either of two persons who live together in a conjugal relationship outside marriage.

27/05

ONTARIO REGULATION 289/05

made under the

FAMILY BENEFITS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 366 of R.R.O. 1990
(General)

Note: Regulation 366 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 1 (1) of Regulation 366 of the Revised Regulations of Ontario, 1990 is revoked.

(2) The definitions of “single person” and “spouse” in subsection 1 (1) of the Regulation are revoked and the following substituted:

“single person” means an adult person who is a surviving spouse or who is unmarried, deserted, separated or divorced and who is not residing in the same dwelling place as his or her spouse;

“spouse” means,

- (a) a person who together with the applicant or recipient have declared to the Director or a welfare administrator appointed under section 4 of the *General Welfare Assistance Act* that they are spouses,
- (b) a person who is required under the provisions of a court order or domestic contract to support the applicant, recipient or any of his or her dependent children, or
- (c) a person who has an obligation to support the applicant or recipient or any of his or her dependent children under section 30 or 31 of the *Family Law Act* despite a domestic contract or other agreement between the person and the applicant or recipient whereby they purport to waive or release such obligation to support.

(3) Subsection 1 (2) of the Regulation is amended by striking out “or same-sex partner”.

2. Clause 2 (7) (b) of the Regulation is amended by striking out “or same-sex partner” in each of the two places where it appears.

3. Subclause 5 (b) (i) of the Regulation is amended by striking out “or same-sex partner”.

4. Subsection 15 (3) of the Regulation is revoked and the following substituted:

(3) Despite section 11, where the amount of the allowance payable to a recipient who is,

- (a) a surviving spouse;
- (b) sixty years of age and over but under sixty-five years of age; and
- (c) eligible on the 1st day of September, 1985 or who would be eligible on the 1st day of September, 1985 if an application had been made on that date for a spouse's allowance payable to a surviving spouse under the *Old Age Security Act* (Canada),

would be reduced to zero under section 13 by reason of income that includes income from a spouse's allowance payable to a surviving spouse under the *Old Age Security Act* (Canada), the amount of the allowance shall be continued at \$2.50 per month so long as the recipient remains otherwise eligible for an allowance until the recipient attains sixty-five years of age.

5. The definition of “spouse” in subsection 39 (1) of the Regulation is revoked and the following substituted:

“spouse”, despite the definition of “spouse” in subsection 1 (1), means,

- (a) either of two persons being married to each other, and
- (b) either of two persons not being married to each other who have been cohabiting in a relationship of some permanence for not less than one year,

but does not include a person who is receiving benefits under the *Old Age Security Act* (Canada) or the *Ontario Guaranteed Annual Income Act*.

ONTARIO REGULATION 290/05

made under the

MINISTRY OF COMMUNITY AND SOCIAL SERVICES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 776 of R.R.O. 1990

(Social Assistance Review Board)

Note: Regulation 776 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subclause (b) (iii) of the definition of “recipient” in subsection 3 (1) of Regulation 776 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (iii) he or she has a spouse, a relative or a relative of a spouse who is sharing living accommodation with him or her and who holds a position as director or officer of the other corporation or who beneficially owns directly or indirectly equity shares carrying more than 10 per cent of the voting rights attached to all equity shares of the other corporation for the time being outstanding, and

(2) The definition of “same-sex partner” in subsection 3 (2) of the Regulation is revoked.

(3) The definition of “spouse” in subsection 3 (2) of the Regulation is revoked and the following substituted:

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
 (b) either of two persons who live together in a conjugal relationship outside marriage; (“conjoint”)

RÈGLEMENT DE L'ONTARIO 290/05

pris en application de la

LOI SUR LE MINISTÈRE DES SERVICES SOCIAUX ET COMMUNAUTAIRESpris le 1^{er} juin 2005

déposé le 13 juin 2005

modifiant le Règl. 776 des R.R.O. de 1990

(Commission de révision de l'aide sociale)

Remarque : Le Règlement 776 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le sous-alinéa b) (iii) de la définition de «bénéficiaire» au paragraphe 3 (1) du Règlement 776 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

- (iii) a un conjoint, un parent ou un parent de son conjoint qui partage un logement avec lui et qui occupe un poste d'administrateur ou de dirigeant de l'autre personne morale, ou qui est, directement ou indirectement, propriétaire bénéficiaire d'actions participantes auxquelles se rattachent plus de 10 pour cent des voix rattachées à l'ensemble des actions participantes de l'autre personne morale alors en circulation;

(2) La définition de «partenaire de même sexe» au paragraphe 3 (2) du Règlement est abrogée.

(3) La définition de «conjoint» au paragraphe 3 (2) du Règlement est abrogée et remplacée par ce qui suit :

«conjoint» S'entend :

- a) soit d'un conjoint au sens de l'article 1 de la *Loi sur le droit de la famille*;
 b) soit de l'une ou l'autre de deux personnes qui vivent ensemble dans une union conjugale hors du mariage. («spouse»)

ONTARIO REGULATION 291/05

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997Made: June 1, 2005
Filed: June 13, 2005Amending O. Reg. 222/98
(General)

Note: Ontario Regulation 222/98 has previously been amended. Those amendments are listed in the Table of Regulations and Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “dependant” in subsection 1 (1) of Ontario Regulation 222/98 is amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

(2) The definition of “same-sex partner” in subsection 1 (1) of the Regulation is revoked.

(3) The definition of “sole support parent” in subsection 1 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(4) The definition of “spouse” in subsection 1 (1) of the Regulation is revoked and the following substituted:
“spouse”, in relation to an applicant or recipient, means,

- (a) a person, if the person and the applicant or recipient have together declared to the Director or to an administrator under the *Ontario Works Act, 1997* that they are spouses,
- (b) a person who is required under a court order or domestic contract to support the applicant or recipient or any of his or her dependants,
- (c) a person who has an obligation to support the applicant or recipient or any of his or her dependants under section 30 or 31 of the *Family Law Act*, whether or not there is a domestic contract or other agreement between the person and the applicant or recipient whereby they purport to waive or release such obligation to support, or
- (d) a person who has been residing in the same dwelling place as the applicant or recipient for a period of at least three months, if,
 - (i) the extent of the social and familial aspects of the relationship between the two persons is consistent with cohabitation, and
 - (ii) the extent of the financial support provided by one person to the other or the degree of financial interdependence between the two persons is consistent with cohabitation. (“conjunct”)

(5) Subsection 1 (2) of the Regulation is amended,

(a) by striking out “the definitions of ‘spouse’ and ‘same-sex partner’” and substituting “the definition of ‘spouse’”; and

(b) by striking out “spouse or same-sex partner” and substituting “spouse”.

2. (1) Clause 2 (1) (a) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Clause 2 (2) (a) of the Regulation is amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

(3) Clauses 2 (3) (a) and (c) are amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

3. Subsection 5 (4) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

4. Subsection 15 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

5. (1) Subsection 16 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Subsection 16 (4) of the Regulation is revoked and the following substituted:

(4) A responsible person may make an application on behalf of an applicant or sign an application on behalf of an applicant or the spouse of an applicant if the applicant or spouse is unable to make or sign the application by reason of disability.

6. Clauses 27 (1) (b) and (c) of the Regulation are amended by striking “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

7. Paragraph 17 of subsection 28 (1) of the Regulation is amended by striking out “spouse or same-sex partner” in the portion before subparagraph i and substituting “spouse”.

8. (1) The Table to paragraph 1 of subsection 30 (1) of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants other than a Spouse	Dependants 13 Years and Over	Dependants 0-12 Years	Recipient See Note 1, below	Recipient and Spouse See Note 2, below	Recipient and Spouse See Note 3, below
0	0	0	\$532	\$788	\$1,063
1	0	1	796	902	1,177
	1	0	848	949	1,224
2	0	2	909	1,033	1,308
	1	1	961	1,080	1,355
	2	0	1,009	1,128	1,403
For each additional dependant, add \$180 if the dependant is 13 years of age or over and \$131 if the dependant is less than 13 years of age.					
Note 1.	A recipient if there is no spouse included in the benefit unit.				
Note 2.	A recipient with a spouse included in the benefit unit if Note 3 does not apply.				
Note 3.	A recipient with a spouse included in the benefit unit if each of the recipient and the spouse is a person with a disability or a person referred to in subparagraph 1 i of subsection 4 (1) or paragraph 6 of subsection 4 (1).				

(2) The Table to paragraph 2 of subsection 30 (1) of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants other than a Spouse	Recipient	Recipient and Spouse
0	\$140	\$232
1	231	272
2	269	311
For each additional dependant, add \$39.		

(3) Subsection 30 (2) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

9. Paragraph 5 of subsection 31 (2) of the Regulation is revoked and the following substituted:

5. The amount payable for shelter determined under paragraph 3 or 4 shall be increased by \$57 if the applicant or recipient has a spouse included in the benefit unit and both spouses are persons with a disability or members of a prescribed class described in subparagraph 1 i of subsection 4 (1) or paragraph 6 of subsection 4 (1).

10. (1) Paragraph 1 of subsection 33 (1) of the Regulation is revoked and the following substituted:

1. The amount set out in subparagraph i, ii or iii, as the case may be:

- i. \$678, if the applicant or recipient is a single person or a sole support parent.
- ii. \$1,029, if there is a spouse included in the benefit unit and subparagraph iii does not apply.
- iii. \$1,356, if there is a spouse included in the benefit unit and both spouses are persons with a disability or members of a prescribed class described in subparagraph 1 i of subsection 4 (1) or paragraph 6 of subsection 4 (1).

(2) Paragraph 2 of subsection 33 (1) of the Regulation is revoked and the following substituted:

2. If the applicant or recipient has one or more dependants other than a spouse, the amount determined in accordance with the following Table:

TABLE

	Age of Dependant	
	13 Years and Over	0-12 Years
A. Benefit unit with no spouse included		
1. First dependant	\$396	\$342
2. For each additional dependant, add to the amount in item 1	192	143
B. Benefit unit with spouse included		
1. For each dependant, add	192	143

(3) The Table to paragraph 3 of subsection 33 (1) of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants Other than a Spouse	Recipient	Recipient and Spouse
0	\$140	\$219
1	222	252
2	257	287

For each additional dependant, add \$36.

11. (1) Paragraph 1 of subsection 34 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Paragraph 2 of subsection 34 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(3) Paragraph 1 of subsection 34 (2) of the Regulation is revoked and the following substituted:

1. A person who resides in the same dwelling place as the applicant or recipient and provides daily physical assistance on an ongoing basis to the applicant or recipient or his or her spouse included in the benefit unit if the applicant, recipient or spouse requires assistance in order to function in a community setting.

12. Sub-subparagraph 1 iv A of section 38 of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

13. Subsection 39 (2) of the Regulation is amended by striking out “spouse or same-sex partner” in the portion before clause (a) and substituting “spouse”.

14. The Table to paragraph 1 of section 40 of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants other than a Spouse	Dependants 13 Years and Over	Dependants 0-12 Years	Recipient See Note 1, below	Recipient and Spouse See Note 2, below	Recipient and Spouse See Note 3, below
0	0	0	\$532	\$788	\$1,063
1	0	1	796	902	1,177
	1	0	848	949	1,224
2	0	2	909	1,033	1,308
	1	1	961	1,080	1,355
	2	0	1,009	1,128	1,403

For each additional dependant, add \$180 if the dependant is 13 years of age or over and \$131 if the dependant is less than 13 years of age.

Note 1.	A recipient if there is no spouse included in the benefit unit.
Note 2.	A recipient with a spouse included in the benefit unit if Note 3 does not apply.
Note 3.	A recipient with a spouse included in the benefit unit if each of the recipient and the spouse is a person with a disability or a person referred to in subparagraph 1 i of subsection 4 (1) or paragraph 6 of subsection 4 (1).

15. Sub-subparagraph 1 vi B of subsection 43 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

16. (1) Paragraph 6 of subsection 44 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Paragraph 7 of subsection 44 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

17. Paragraph 1 of section 47 of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

18. This Regulation comes into force on the later of the day section 50 of the *Spousal Relationships Statute Law Amendment Act, 2005* is proclaimed in force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 291/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 222/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 222/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «personne à charge» au paragraphe 1 (1) du Règlement de l'Ontario 222/98 est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

(2) La définition de «partenaire de même sexe» au paragraphe 1 (1) du Règlement est abrogée.

(3) La définition de «père ou mère seul soutien de famille» au paragraphe 1 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou de partenaire de même sexe».

(4) La définition de «conjoint» au paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

«conjoint» Relativement à l'auteur d'une demande ou à un bénéficiaire, s'entend, selon le cas :

- a) d'une personne, si elle a déclaré avec l'auteur de la demande ou le bénéficiaire au directeur ou à un administrateur visé par la *Loi de 1997 sur le programme Ontario au travail* qu'ils sont conjoints;
- b) d'une personne qui est tenue aux termes d'une ordonnance judiciaire ou d'un contrat familial de fournir des aliments à l'auteur de la demande ou au bénéficiaire ou à l'une ou l'autre des personnes à la charge de celui-ci;
- c) d'une personne qui est tenue, aux termes de l'article 30 ou 31 de la *Loi sur le droit de la famille*, de fournir des aliments à l'auteur de la demande ou au bénéficiaire ou à l'une ou l'autre des personnes à la charge de celui-ci, que la personne et l'auteur de la demande ou le bénéficiaire aient conclu ou non un contrat familial ou un autre accord selon lequel ils renonceraient à une telle obligation alimentaire ou y mettraient fin;
- d) d'une personne qui réside dans le même logement que l'auteur de la demande ou le bénéficiaire depuis au moins trois mois, si :
 - (i) d'une part, l'étendue des aspects sociaux et familiaux des rapports existant entre les deux personnes est compatible avec une cohabitation,
 - (ii) d'autre part, le niveau de soutien financier qu'une personne fournit à l'autre ou le degré d'interdépendance financière existant entre les deux personnes est compatible avec une cohabitation. («spouse»)

(5) Le paragraphe 1 (2) du Règlement est modifié :

(a) par substitution de «de la définition de «conjoint»» à «des définitions de «conjoint» et «partenaire de même sexe»»;

(b) par substitution de «conjoint» à «conjoint ou un partenaire de même sexe».

2. (1) L'alinéa 2 (1) a) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) L'alinéa 2 (2) a) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

(3) Les alinéas 2 (3) a) et c) du Règlement sont modifiés par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

3. Le paragraphe 5 (4) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

4. Le paragraphe 15 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

5. (1) Le paragraphe 16 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) Le paragraphe 16 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) Une personne responsable peut présenter ou signer une demande au nom de l'auteur de la demande ou signer une demande au nom du conjoint de l'auteur de la demande si celui-ci ou le conjoint n'est pas capable de présenter ou de signer la demande en raison d'un handicap.

6. Les alinéas 27 (1) b) et c) du Règlement sont modifiés par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

7. La disposition 17 du paragraphe 28 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe» dans le passage qui précède la sous-disposition i.

8. (1) Le tableau de la disposition 1 du paragraphe 30 (1) du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 13 ans et plus	Personnes à charge de 0 à 12 ans	Bénéficiaire (Voir remarque 1 ci-dessous)	Bénéficiaire et conjoint (Voir remarque 2 ci-dessous)	Bénéficiaire et conjoint (Voir remarque 3 ci-dessous)
0	0	0	532 \$	788 \$	1 063 \$
1	0	1	796	902	1 177
2	1	0	848	949	1 224
	0	2	909	1 033	1 308
	1	1	961	1 080	1 355
	2	0	1 009	1 128	1 403
Pour chaque personne à charge supplémentaire, ajouter 180 \$ si elle est âgée de 13 ans ou plus et 131 \$ si elle est âgée de moins de 13 ans.					
Remarque 1.	Un bénéficiaire si aucun conjoint n'est compris dans le groupe de prestataires.				
Remarque 2.	Un bénéficiaire qui a un conjoint compris dans le groupe de prestataires si la remarque 3 ne s'applique pas.				
Remarque 3.	Un bénéficiaire qui a un conjoint compris dans le groupe de prestataires si le bénéficiaire, de même que le conjoint, est une personne handicapée ou une personne visée à la sous-disposition 1 i du paragraphe 4 (1) ou à la disposition 6 de ce paragraphe.				

(2) Le tableau de la disposition 2 du paragraphe 30 (1) du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Bénéficiaire	Bénéficiaire et conjoint
0	140 \$	232 \$
1	231	272
2	269	311
Pour chaque personne à charge supplémentaire, ajouter 39 \$.		

(3) Le paragraphe 30 (2) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

9. La disposition 5 du paragraphe 31 (2) du Règlement est abrogée et remplacée par ce qui suit :

5. Le montant payable pour le logement déterminé aux termes de la disposition 3 ou 4 est majoré de 57 \$ si l'auteur de la demande ou le bénéficiaire a un conjoint qui est compris dans le groupe de prestataires et que chacun des conjoints est une personne handicapée ou un membre d'une catégorie prescrite visée à la sous-disposition 1 i du paragraphe 4 (1) ou à la disposition 6 de ce paragraphe.

10. (1) La disposition 1 du paragraphe 33 (1) du Règlement est abrogée et remplacée par ce qui suit :

1. Le montant indiqué à la sous-disposition i, ii ou iii, selon le cas :
- i. 678 \$, si l'auteur de la demande ou le bénéficiaire est une personne seule ou un père ou une mère seul soutien de famille,
 - ii. 1 029 \$, si un conjoint est compris dans le groupe de prestataires et que la sous-disposition iii ne s'applique pas.
 - iii. 1 356 \$, si un conjoint est compris dans le groupe de prestataires et que chacun des conjoints est une personne handicapée ou un membre d'une catégorie prescrite visée à la sous-disposition 1 i du paragraphe 4 (1) ou à la disposition 6 de ce paragraphe.

(2) La disposition 2 du paragraphe 33 (1) du Règlement est abrogée et remplacée par ce qui suit :

2. Si l'auteur de la demande ou le bénéficiaire a une ou plusieurs personnes à sa charge autre qu'un conjoint, le montant déterminé conformément au tableau suivant :

TABLEAU

	Âge de la personne à charge	
	13 ans et plus	de 0 à 12 ans
A. Groupe de prestataires qui ne comprend pas de conjoint		
1. Première personne à charge	396 \$	342 \$
2. Pour chaque personne à charge supplémentaire, ajouter au montant indiqué au numéro 1	192	143
B. Groupe de prestataires qui comprend un conjoint		
1. Pour chaque personne à charge, ajouter	192	143

(3) Le tableau de la disposition 3 du paragraphe 33 (1) du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Bénéficiaire	Bénéficiaire et conjoint
0	140 \$	219 \$
1	222	252
2	257	287
Pour chaque personne à charge supplémentaire, ajouter 36 \$.		

11. (1) La disposition 1 du paragraphe 34 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) La disposition 2 du paragraphe 34 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(3) La disposition 1 du paragraphe 34 (2) du Règlement est abrogée et remplacée par ce qui suit :

1. La personne qui réside dans le même logement que l'auteur de la demande ou le bénéficiaire et fournit une aide physique quotidienne de façon continue à l'auteur de la demande ou au bénéficiaire ou à son conjoint compris dans le groupe de prestataires, si celui-ci a besoin d'aide afin de fonctionner au sein de la collectivité.
12. La sous-sous-disposition 1 iv A de l'article 38 du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

13. Le paragraphe 39 (2) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» dans le passage qui précède l'alinéa a).

14. Le tableau de la disposition 1 de l'article 40 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 13 ans et plus	Personnes à charge de 0 à 12 ans	Bénéficiaire (Voir remarque 1 ci-dessous)	Bénéficiaire et conjoint (Voir remarque 2 ci-dessous)	Bénéficiaire et conjoint (Voir remarque 3 ci-dessous)
0	0	0	532 \$	788 \$	1 063 \$
1	0	1	796	902	1 177
	1	0	848	949	1 224
2	0	2	909	1 033	1 308
	1	1	961	1 080	1 355
	2	0	1 009	1 128	1 403
Pour chaque personne à charge supplémentaire, ajouter 180 \$ si elle est âgée de 13 ans ou plus et 131 \$ si elle est âgée de moins de 13 ans.					
Remarque 1.	Un bénéficiaire si aucun conjoint n'est compris dans le groupe de prestataires.				
Remarque 2.	Un bénéficiaire qui a un conjoint compris dans le groupe de prestataires si la remarque 3 ne s'applique pas.				
Remarque 3.	Un bénéficiaire qui a un conjoint compris dans le groupe de prestataires si le bénéficiaire, de même que le conjoint, est une personne handicapée ou une personne visée à la sous-disposition 1 i du paragraphe 4 (1) ou à la disposition 6 de ce paragraphe.				

15. La sous-sous-disposition 1 vi B du paragraphe 43 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

16. (1) La disposition 6 du paragraphe 44 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) La disposition 7 du paragraphe 44 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

17. La disposition 1 de l'article 47 du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

18. Le présent règlement entre en vigueur le jour de la proclamation en vigueur de l'article 50 de la *Loi de 2005 modifiant des lois en ce qui concerne les unions conjugales* ou, s'il lui est postérieur, le jour de son dépôt.

27/05

ONTARIO REGULATION 292/05

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 224/98

(Assistance for Children with Severe Disabilities)

Note: Ontario Regulation 224/98 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Clause (b) of the definition of "household income" in section 1 of Ontario Regulation 224/98 is amended by striking out "spouse or same-sex partner" and substituting "spouse".

2. Subsection 3 (1) of the Regulation is amended by striking out "spouse or same-sex partner" in the portion before clause (a) and substituting "spouse".

3. Section 4 of the Regulation is amended by striking out "spouse, same-sex partner or child" and substituting "spouse or child".

4. (1) Paragraph 3 of section 5 of the Regulation is amended by striking out "spouse, same-sex partner or child" and substituting "spouse or child".

(2) Paragraph 4 of section 5 of the Regulation is amended by striking out “spouse, same-sex partner or child” and substituting “spouse or child”.

5. This Regulation comes into force on the later of the day section 50 of the *Spousal Relationships Statute Law Amendment Act, 2005* is proclaimed in force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 292/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 224/98
(Aide à l'égard d'enfants qui ont un handicap grave)

Remarque : Le Règlement de l'Ontario 224/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa b) de la définition de «revenu du ménage» à l'article 1 du Règlement de l'Ontario 224/98 est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

2. Le paragraphe 3 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» dans le passage qui précède l'alinéa a).

3. L'article 4 du Règlement est modifié par substitution de «le conjoint ou l'enfant» à «le conjoint, le partenaire de même sexe ou l'enfant».

4. (1) La disposition 3 de l'article 5 du Règlement est modifiée par substitution de «du conjoint ou de l'enfant» à «du conjoint, du partenaire de même sexe ou de l'enfant».

(2) La disposition 4 de l'article 5 du Règlement est modifiée par substitution de «du conjoint ou de l'enfant» à «du conjoint, du partenaire de même sexe ou de l'enfant».

5. Le présent règlement entre en vigueur le jour de la proclamation en vigueur de l'article 50 de la *Loi de 2005 modifiant des lois en ce qui concerne les unions conjugales* ou, s'il lui est postérieur, le jour de son dépôt.

27/05

ONTARIO REGULATION 293/05

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 223/98
(Employment Supports)

Note: Ontario Regulation 223/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-laws.gov.on.ca.

1. The definition of “B” in subsection 6 (3) of Ontario Regulation 223/98 is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

2. This Regulation comes into force on the later of the day section 50 of the *Spousal Relationships Statute Law Amendment Act, 2005* is proclaimed in force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 293/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 223/98
(Soutien de l'emploi)

Remarque : Le Règlement de l'Ontario 223/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «B» au paragraphe 6 (3) du Règlement de l'Ontario 223/98 est modifiée par substitution de «le conjoint» à «le conjoint ou le partenaire de même sexe».

2. Le présent règlement entre en vigueur le jour de la proclamation en vigueur de l'article 50 de la *Loi de 2005 modifiant des lois en ce qui concerne les unions conjugales* ou, s'il lui est postérieur, le jour de son dépôt.

27/05

ONTARIO REGULATION 294/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “dependant” in subsection 1 (1) of Ontario Regulation 134/98 is amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

(2) The definition of “same-sex partner” in subsection 1 (1) of the Regulation is revoked.

(3) The definition of “sole support parent” in subsection 1 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(4) The definition of “spouse” in subsection 1 (1) of the Regulation is revoked and the following substituted:
“spouse”, in relation to an applicant or recipient, means,

- (a) a person, if the person and the applicant or recipient have together declared to the administrator or to the Director under the *Ontario Disability Support Program Act, 1997* that they are spouses,
- (b) a person who is required under a court order or domestic contract to support the applicant or recipient or any of his or her dependants,
- (c) a person who has an obligation to support the applicant or recipient or any of his or her dependants under section 30 or 31 of the *Family Law Act*, whether or not there is a domestic contract or other agreement between the person and the applicant or recipient whereby they purport to waive or release such obligation to support, or

- (d) a person who has been residing in the same dwelling place as the applicant or recipient for a period of at least three months, if,
- (i) the extent of the social and familial aspects of the relationship between the two persons is consistent with cohabitation, and
 - (ii) the extent of the financial support provided by one person to the other or the degree of financial interdependence between the two persons is consistent with cohabitation. ("conjoint").
- (5) Subsection 1 (2) of the Regulation is amended,**
- (a) by striking out "the definitions of 'spouse' and 'same-sex partner'" and substituting "the definition of 'spouse'"; and
 - (b) by striking out "spouse or same-sex partner" and substituting "spouse".
2. (1) Clause 2 (1) (a) of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
- (2) Clause 2 (2) (a) of the Regulation is amended by striking out "spouse or same-sex partner" wherever it appears and substituting in each case "spouse".
- (3) Clauses 2 (3) (a) and (c) of the Regulation are amended by striking out "spouse or same-sex partner" wherever it appears and substituting in each case "spouse".
3. Subsection 10 (1) of the Regulation is amended by striking out "spouse or same-sex partner" in the portion before clause (a) and substituting "spouse".
4. Subsection 15.1 (1) of the Regulation is amended by striking out "spouse or same-sex partner" wherever it appears and substituting in each case "spouse".
5. Subsection 18 (1) of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
6. Subsection 19 (1) of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
7. (1) Subsection 20 (1) of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
- (2) Subsection 20 (4) of the Regulation is revoked and the following substituted:
- (4) A responsible person may make an application on behalf of an applicant or sign an application on behalf of an applicant or the spouse of an applicant if the applicant or spouse is unable to make or sign the application by reason of disability.
8. Subsection 20.3 (2) of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
9. Paragraph 1 of section 31 of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
10. (1) Clauses 38 (1) (b), (c) and (d) of the Regulation are amended by striking out "spouse or same-sex partner" wherever it appears and substituting in each case "spouse".
- (2) Subsection 38 (2) of the Regulation is amended by striking out "spouse or same-sex partner" and substituting "spouse".
11. (1) The Table to paragraph 1 of section 41 of the Regulation is revoked and the following substituted:

TABLE

No. of Dependents Other than a Spouse	Dependants 13 Years and Over	Dependants 0-12 Years	Recipient	Recipient and Spouse
0	0	0	\$ 201	\$ 402
1	0	1	460	491
	1	0	501	528
2	0	2	548	594
	1	1	590	631
	2	0	627	668

For each additional dependant, add \$141 if the dependant is 13 years of age or over or \$103 if the dependant is less than 13 years of age.

(2) The Table to paragraph 2 of section 41 of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants Other than a Spouse	Recipient	Recipient and Spouse
0	\$ 140	\$ 206
1	231	249
2	269	289
For each additional dependant, add \$39.		

12. (1) The Table to paragraph 1 of subsection 44 (1) of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants Other than a Spouse	Recipient	Recipient and Spouse
0	\$ 368	\$ 563
1	611	646
2	705	724
3	792	801
For each additional dependant of a sole support parent, add \$93. Otherwise, for each additional dependant, add \$80.		

(2) The Table to paragraph 2 of subsection 44 (1) of the Regulation is revoked and the following substituted:

TABLE

Number of Dependants Other than a Spouse	Recipient	Recipient and Spouse
0	\$ 140	\$ 206
1	222	235
2	257	270
3	292	305
For each additional dependant, add \$36.		

(3) Subsection 44 (3) of the Regulation is revoked and the following substituted:

(3) The budgetary requirements for an applicant or recipient who resides in the same dwelling place as a person who is his or her parent or the parent of his or her spouse included in the benefit unit shall be equal to the sum of the following amounts:

1. The lesser of,
 - i. the actual amount paid by the applicant or recipient to the parent, and
 - ii. the amount determined in accordance with the following Table:

TABLE

No. of Dependants Other than a Spouse	Dependants 13 Years and Over	Dependants 0-12 Years	Recipient	Recipient and Spouse
0	0	0	\$ 201	\$ 402
1	0	1	460	491
	1	0	501	528
2	0	2	548	594
	1	1	590	631
	2	0	627	668
For each additional dependant, add \$141 if the dependant is 13 years of age or over or \$103 if the dependant is less than 13 years of age.				

2. If the applicant or recipient resides north of the 50th parallel and is without year round road access, an amount determined in accordance with the following Table:

TABLE

Number of Dependants Other than a Spouse	Recipient	Recipient and Spouse
0	\$ 140	\$ 206
1	231	249
2	269	289
For each additional dependant, add \$39.		

3. If an approved health professional certifies that a member of the benefit unit requires a special diet and signs a statement setting out in detail the special diet required, an amount which is the lesser of,
 - i. the additional cost required to provide the special diet, and
 - ii. \$250.
 4. \$52 (Special Boarder Allowance).
 5. For the month in which an approved health professional confirms that a member of the benefit unit is pregnant and for each succeeding month up to and including the month in which the pregnancy ends, a nutritional allowance equal to,
 - i. \$50, if an approved health professional confirms that the pregnant person requires a non-dairy diet, or
 - ii. \$40, otherwise.
- 13. (1) Paragraphs 1 and 2 of subsection 45 (1) of the Regulation are amended by striking out "spouse or same sex-partner" wherever it appears and substituting in each case "spouse".**
- (2) Paragraph 1 of subsection 45 (2) of the Regulation is revoked and the following substituted:**
1. A person who resides in the same dwelling place as the applicant or recipient and provides daily physical assistance on an ongoing basis to the applicant or recipient or his or her spouse included in the benefit unit if the applicant, recipient or spouse requires assistance in order to function in a community setting.
- 14. Paragraph 1 of subsection 49 (1) of the Regulation is revoked and the following substituted:**
1. The sum of the total amount of gross monthly income from employment, the amounts paid under a training program and net monthly income as determined by the administrator from an interest in or operation of a business shall be reduced by,
 - i. the total of all deductions required by law or by the terms of employment that are deductions,
 - A. from wages, salaries, casual earnings or amounts paid under a training program, and
 - B. made with respect to income tax, *Canada Pension Plan*, employment insurance, union dues or pension contributions,
 - ii. an amount equal to,
 - A. if the recipient is a single person, \$143,
 - B. if the recipient has a spouse included in the benefit unit and there are no other dependants, \$249,
 - C. if the recipient has a spouse included in the benefit unit and there is one other dependant, \$295,
 - D. if the recipient has a spouse included in the benefit unit and there are two other dependants, \$346,
 - E. if the recipient has a spouse included in the benefit unit and there are three other dependants, \$397,
 - F. if the recipient has a spouse included in the benefit unit and there are four other dependants, \$442,
 - G. if the recipient has a spouse included in the benefit unit and there are five other dependants, \$480,
 - H. if the recipient has a spouse included in the benefit unit and there are six or more other dependants, \$518 with respect to the recipient, the spouse and the first six other dependants and \$38 with respect to each additional dependant,
 - I. if the recipient has no spouse included in the benefit unit and there is one dependant, \$275,
 - J. if the recipient has no spouse included in the benefit unit and there are two dependants, \$321,
 - K. if the recipient has no spouse included in the benefit unit and there are three dependants, \$372,
 - L. if the recipient has no spouse included in the benefit unit and there are four dependants, \$423,
 - M. if the recipient has no spouse included in the benefit unit and there are five dependants, \$468,

- N. if the recipient has no spouse included in the benefit unit and there are six or more dependants, \$506 with respect to the recipient and the first six dependants and \$38 with respect to each additional dependant,
- iii. the percentage determined under subsections (2) and (2.1) of the amount by which the total gross monthly income from employment and amounts paid under a training program exceeds the total amount of exemptions to which the person is entitled under subparagraphs i and ii,
- iv. child care expenses actually incurred for each dependent child and not otherwise reimbursed or subject to reimbursement up to the maximum amounts provided in paragraph 2 if,
- the child care expenses are necessary to permit a recipient or a spouse included in the benefit unit or a dependent adult to be employed or to participate in an employment assistance activity,
 - the child care expenses are not paid to a member of the benefit unit, and
 - the recipient has not received reimbursement for the child care expenses through the Child Care Tax Credit under subsection 8 (15.2) of the *Income Tax Act*.

15. Subsection 50 (2) of the Regulation is amended by striking out “spouse or same-sex partner” in the portion before clause (a) and substituting “spouse”.

16. The Table to subparagraph 1 ii of section 51 of the Regulation is revoked and the following substituted:

TABLE

No. of Dependants Other than a Spouse	Dependants 13 Years and Over	Dependants 0-12 Years	Recipient	Recipient and Spouse
0	0	0	\$ 201	\$ 402
1	0	1	460	491
	1	0	501	528
2	0	2	548	594
	1	1	590	631
	2	0	627	668

For each additional dependant, add \$141 if the dependant is 13 years of age or more or \$103 if the dependant is less than 13 years of age.

17. Sub-subparagraph 1 iv B of subsection 54 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

18. (1) Paragraph 6 of subsection 55 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Paragraph 7 of subsection 55 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

19. Clauses 58 (c), (d) and (e) of the Regulation are amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

20. This Regulation comes into force on the later of the day section 54 of the *Spousal Relationships Statute Law Amendment Act, 2005* is proclaimed in force and the day it is filed.

RÈGLEMENT DE L'ONTARIO 294/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «personne à charge» au paragraphe 1 (1) du Règlement de l'Ontario 134/98 est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

(2) La définition de «partenaire de même sexe» au paragraphe 1 (1) du Règlement est abrogée.

(3) La définition de «père ou mère seul soutien de famille» au paragraphe 1 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou de partenaire de même sexe».

(4) La définition de «conjoint» au paragraphe 1 (1) du Règlement est abrogée et remplacée par ce qui suit :

«conjoint» Relativement à l'auteur d'une demande ou à un bénéficiaire, s'entend, selon le cas :

- a) d'une personne, si elle a déclaré avec l'auteur de la demande ou le bénéficiaire à l'administrateur ou au directeur visé par la *Loi de 1997 sur le Programme ontarien de soutien aux personnes handicapées* qu'ils sont conjoints;
- b) d'une personne qui est tenue aux termes d'une ordonnance judiciaire ou d'un contrat familial de fournir des aliments à l'auteur de la demande ou au bénéficiaire ou à l'une ou l'autre des personnes à la charge de celui-ci;
- c) d'une personne qui est tenue, aux termes de l'article 30 ou 31 de la *Loi sur le droit de la famille*, de fournir des aliments à l'auteur de la demande ou au bénéficiaire ou à l'une ou l'autre des personnes à la charge de celui-ci, que la personne et l'auteur de la demande ou le bénéficiaire aient conclu ou non un contrat familial ou un autre accord selon lequel ils renonceraient à une telle obligation alimentaire ou y mettraient fin;
- d) d'une personne qui réside dans le même logement que l'auteur de la demande ou le bénéficiaire depuis au moins trois mois, si :
 - (i) d'une part, l'étendue des aspects sociaux et familiaux des rapports existant entre les deux personnes est compatible avec une cohabitation,
 - (ii) d'autre part, le niveau de soutien financier qu'une personne fournit à l'autre ou le degré d'interdépendance financière existant entre les deux personnes est compatible avec une cohabitation. («spouse»)

(5) Le paragraphe 1 (2) du Règlement est modifié :

- a) par substitution de «de la définition de «conjoint»» à «des définitions de «conjoint» et «partenaire de même sexe»»;
- b) par substitution de «conjoint» à «conjoint ou un partenaire de même sexe».

2. (1) L'alinéa 2 (1) a) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) L'alinéa 2 (2) a) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

(3) Les alinéas 2 (3) a) et c) du Règlement sont modifiés par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

3. Le paragraphe 10 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» dans le passage qui précède l'alinéa a).

4. Le paragraphe 15.1 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

5. Le paragraphe 18 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

6. Le paragraphe 19 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

7. (1) Le paragraphe 20 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) Le paragraphe 20 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) Une personne responsable peut présenter ou signer une demande au nom de l'auteur de la demande ou signer une demande au nom du conjoint de l'auteur de la demande si celui-ci ou le conjoint n'est pas capable de présenter ou de signer la demande en raison d'un handicap.

8. Le paragraphe 20.3 (2) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

9. La disposition 1 de l'article 31 du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

10. (1) Les alinéas 38 (1) b), c) et d) du Règlement sont modifiés par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

(2) Le paragraphe 38 (2) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

11. (1) Le tableau de la disposition 1 de l'article 41 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 13 ans et plus	Personnes à charge de 0 à 12 ans	Bénéficiaire	Bénéficiaire et conjoint
0	0	0	201 \$	402 \$
1	0	1	460	491
	1	0	501	528
2	0	2	548	594
	1	1	590	631
	2	0	627	668
Pour chaque personne à charge supplémentaire, ajouter 141 \$ si elle est âgée de 13 ans ou plus ou 103 \$ si elle est âgée de moins de 13 ans.				

(2) Le tableau de la disposition 2 de l'article 41 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Bénéficiaire	Bénéficiaire et conjoint
0	140 \$	206 \$
1	231	249
2	269	289
Pour chaque personne à charge supplémentaire, ajouter 39 \$.		

12. (1) Le tableau de la disposition 1 du paragraphe 44 (1) du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Bénéficiaire	Bénéficiaire et conjoint
0	368 \$	563 \$
1	611	646
2	705	724
3	792	801
Pour chaque personne à charge supplémentaire d'un père ou d'une mère seul soutien de famille, ajouter 93 \$. Dans les autres cas, pour chaque personne à charge supplémentaire, ajouter 80 \$.		

(2) Le tableau de la disposition 2 du paragraphe 44 (1) du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Bénéficiaire	Bénéficiaire et conjoint
0	140 \$	206 \$
1	222	235
2	257	270
3	292	305
Pour chaque personne à charge supplémentaire, ajouter 36 \$.		

(3) Le paragraphe 44 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) Les besoins matériels de l'auteur d'une demande ou du bénéficiaire qui réside dans le même logement qu'une personne qui est son père ou sa mère, ou le père ou la mère de son conjoint compris dans le groupe de prestataires, correspondent à la somme des montants suivants :

1. Le moindre des montants suivants :

- i. le montant réellement payé au père ou à la mère par l'auteur de la demande ou le bénéficiaire,
- ii. le montant déterminé conformément au tableau suivant :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 13 ans et plus	Personnes à charge de 0 à 12 ans	Bénéficiaire	Bénéficiaire et conjoint
0	0	0	201 \$	402 \$
1	0	1	460	491
	1	0	501	528
2	0	2	548	594
	1	1	590	631
	2	0	627	668

Pour chaque personne à charge supplémentaire, ajouter 141 \$ si elle est âgée de 13 ans ou plus ou 103 \$ si elle est âgée de moins de 13 ans.

- 2. Si l'auteur de la demande ou le bénéficiaire réside au nord du 50^e parallèle et qu'il n'a pas accès à une route pendant toute l'année, le montant déterminé conformément au tableau suivant :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Bénéficiaire	Bénéficiaire et conjoint
0	140 \$	206 \$
1	231	249
2	269	289

Pour chaque personne à charge supplémentaire, ajouter 39 \$.

- 3. Si un professionnel de la santé agréé certifie qu'un membre du groupe de prestataires a besoin d'un régime spécial et signe une déclaration dans laquelle est détaillé le régime spécial nécessaire, le moindre des montants suivants :

- i. les frais supplémentaires nécessaires afin de fournir le régime spécial,
- ii. 250 \$.

4. 52 \$ (Allocation spéciale de pension).

- 5. Pour le mois au cours duquel un professionnel de la santé agréé confirme qu'un membre du groupe de prestataires est une personne enceinte et pour chacun des mois suivants jusqu'au mois au cours duquel la grossesse prend fin et y compris ce mois, une allocation nutritionnelle s'élevant, selon le cas :

- i. à 50 \$, si un professionnel de la santé agréé confirme que la personne enceinte a besoin d'un régime excluant les produits laitiers,
- ii. à 40 \$, dans les autres cas.

13. (1) Les dispositions 1 et 2 du paragraphe 45 (1) du Règlement sont modifiées par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

(2) La disposition 1 du paragraphe 45 (2) du Règlement est abrogée et remplacée par ce qui suit :

- 1. La personne qui réside dans le même logement que l'auteur de la demande ou le bénéficiaire et fournit une aide physique quotidienne de façon continue à l'auteur de la demande ou au bénéficiaire ou à son conjoint compris dans le groupe de prestataires, si celui-ci a besoin d'aide afin de fonctionner au sein de la collectivité.

14. La disposition 1 du paragraphe 49 (1) du Règlement est abrogée et remplacée par ce qui suit :

1. La somme du montant total du revenu d'emploi mensuel brut, des montants payés dans le cadre d'un programme de formation et du revenu mensuel net, déterminé par l'administrateur, qui est tiré de l'exploitation d'une entreprise ou d'un intérêt sur celle-ci est réduite des montants suivants :
 - i. le montant total de toutes les déductions exigées par la loi ou les conditions de travail qui sont des déductions satisfaisant aux conditions suivantes :
 - A. elles sont effectuées sur les salaires, les traitements, les gains occasionnels ou les montants payés dans le cadre d'un programme de formation,
 - B. elles sont effectuées à l'égard de l'impôt sur le revenu, du *Régime de pensions du Canada*, de l'assurance-emploi, des cotisations syndicales ou des cotisations à un régime de retraite,
 - ii. un montant égal à ce qui suit :
 - A. si le bénéficiaire est une personne seule, 143 \$,
 - B. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il n'y a aucune autre personne à charge, 249 \$,
 - C. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il y a une autre personne à charge, 295 \$,
 - D. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il y a deux autres personnes à charge, 346 \$,
 - E. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il y a trois autres personnes à charge, 397 \$,
 - F. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il y a quatre autres personnes à charge, 442 \$,
 - G. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il y a cinq autres personnes à charge, 480 \$,
 - H. si le bénéficiaire a un conjoint compris dans le groupe de prestataires et qu'il y a six autres personnes à charge ou plus, 518 \$ à l'égard du bénéficiaire, du conjoint et de six autres personnes à charge et 38 \$ à l'égard de chaque personne à charge supplémentaire,
 - I. si le bénéficiaire n'a pas de conjoint compris dans le groupe de prestataires et qu'il y a une personne à charge, 275 \$,
 - J. si le bénéficiaire n'a pas de conjoint compris dans le groupe de prestataires et qu'il y a deux personnes à charge, 321 \$,
 - K. si le bénéficiaire n'a pas de conjoint compris dans le groupe de prestataires et qu'il y a trois personnes à charge, 372 \$,
 - L. si le bénéficiaire n'a pas de conjoint compris dans le groupe de prestataires et qu'il y a quatre personnes à charge, 423 \$,
 - M. si le bénéficiaire n'a pas de conjoint compris dans le groupe de prestataires et qu'il y a cinq personnes à charge, 468 \$,
 - N. si le bénéficiaire n'a pas de conjoint compris dans le groupe de prestataires et qu'il y a six personnes à charge ou plus, 506 \$ à l'égard du bénéficiaire et de six personnes à charge et 38 \$ à l'égard de chaque personne à charge supplémentaire,
 - iii. le pourcentage déterminé aux termes des paragraphes (2) et (2.1) de l'excédent de la somme du montant total du revenu d'emploi mensuel brut et des montants payés dans le cadre d'un programme de formation sur le montant total des exemptions auxquelles la personne a droit aux termes des sous-dispositions i et ii,
 - iv. les frais de garde d'enfants qui ont été réellement engagés pour chaque enfant à charge et qui ne sont pas par ailleurs remboursés ou susceptibles de l'être, jusqu'à concurrence des montants maximaux prévus à la disposition 2, si les conditions suivantes sont réunies :
 - A. les frais de garde d'enfants sont nécessaires afin de permettre à un bénéficiaire, à un conjoint compris dans le groupe de prestataires ou à un adulte à charge d'être employé ou de participer à une activité d'aide à l'emploi,
 - B. les frais de garde d'enfants ne sont pas payés à un membre du groupe de prestataires,
 - C. le bénéficiaire n'a pas reçu de remboursement des frais de garde d'enfants dans le cadre du crédit d'impôt pour la garde d'enfants accordé aux termes du paragraphe 8 (15.2) de la *Loi de l'impôt sur le revenu*.

15. Le paragraphe 50 (2) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe» dans le passage qui précède l'alinéa a).

16. Le tableau de la sous-disposition 1 ii de l'article 51 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU

Nombre de personnes à charge autres qu'un conjoint	Personnes à charge de 13 ans et plus	Personnes à charge de 0 à 12 ans	Bénéficiaire	Bénéficiaire et conjoint
0	0	0	201 \$	402 \$
1	0	1	460	491
	1	0	501	528
2	0	2	548	594
	1	1	590	631
	2	0	627	668

Pour chaque personne à charge supplémentaire, ajouter 141 \$ si elle est âgée de 13 ans ou plus ou 103 \$ si elle est âgée de moins de 13 ans.

17. La sous-sous-disposition 1 iv B du paragraphe 54 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

18. (1) La disposition 6 du paragraphe 55 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

(2) La disposition 7 du paragraphe 55 (1) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

19. Les alinéas 58 c), d) et e) du Règlement sont modifiés par substitution de «conjoint» à «conjoint ou partenaire de même sexe» partout où figure cette expression.

20. Le présent règlement entre en vigueur le jour de la proclamation en vigueur de l'article 54 de la *Loi de 2005 modifiant des lois en ce qui concerne les unions conjugales* ou, s'il lui est postérieur, le jour de son dépôt.

27/05

ONTARIO REGULATION 295/05

made under the

MINISTRY OF CORRECTIONAL SERVICES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 778 of R.R.O. 1990
(General)

Note: Regulation 778 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-laws.gov.on.ca.

1. (1) Clauses 44.3 (1) (a), (b) and (c) of Regulation 778 of the Revised Regulations of Ontario, 1990 are amended by striking out “any relative, spouse or same-sex partner” wherever it appears and substituting in each case “any relative or spouse”.

(2) Subsection 44.3 (4) of the Regulation is revoked and the following substituted:

(4) In subsection (1),

“relative” means a person related to the victim by blood, marriage or adoption; (“parent”)

“spouse” has the same meaning as in section 29 of the *Family Law Act*. (“conjoint”)

2. Subsection 62 (1) of the Regulation is revoked and the following substituted:

(1) In this section,

“victim” means a person who, as a result of the commission of any offence under the *Criminal Code* (Canada) by another, suffers emotional or physical harm, loss of or damage to property or economic harm and, if the commission of the offence results in the death of the person, includes,

(a) a child or parent of the person, within the meaning of section 1 of the *Family Law Act*, and

(b) a dependant or spouse of the person, both within the meaning of section 29 of the *Family Law Act*,

but does not include a child, parent, dependant or spouse who is charged with or has been convicted of committing the offence.

RÈGLEMENT DE L'ONTARIO 295/05

pris en application de la

LOI SUR LE MINISTÈRE DES SERVICES CORRECTIONNELS

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. 778 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 778 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les alinéas 44.3 (1) a), b) et c) du Règlement 778 des Règlements refondus de l'Ontario de 1990 sont modifiés par substitution de «tout parent ou conjoint» à «tout parent, conjoint ou partenaire de même sexe» partout où figurent ces termes.

(2) Le paragraphe 44.3 (4) du Règlement est abrogé et remplacé par ce qui suit :

(4) Les définitions qui suivent s'appliquent au paragraphe (1).

«conjoint» S'entend au sens de l'article 29 de la *Loi sur le droit de la famille*. («spouse»)

«parent» Personne liée à la victime par le sang, le mariage ou l'adoption. («relative»)

2. Le paragraphe 62 (1) du Règlement est abrogé et remplacé par ce qui suit :

(1) La définition qui suit s'applique au présent article.

«victime» S'entend de la personne qui, par suite de la commission par autrui d'une infraction au *Code criminel* (Canada), subit des maux d'ordre affectif ou physique ou une perte ou des dommages d'ordre matériel ou financier et, si la commission de l'infraction cause le décès de la personne, s'entend également des personnes suivantes :

a) un enfant ou le père ou la mère de la personne, au sens de l'article 1 de la *Loi sur le droit de la famille*;

b) une personne à charge ou le conjoint de la personne, ces deux termes s'entendant au sens de l'article 29 de la *Loi sur le droit de la famille*.

Sont toutefois exclus l'enfant, le père, la mère, la personne à charge ou le conjoint qui sont inculpés ou ont été déclarés coupables de la commission de l'infraction.

27/05

ONTARIO REGULATION 296/05

made under the

POLICE SERVICES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 123/98

(General)

Note: Ontario Regulation 123/98 has previously been amended. Those amendments are listed in the [Table of Regulations](#) and [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “marital status” in section 1 of the Schedule to Ontario Regulation 123/98 is revoked and the following substituted:

“marital status” means the status of being married, single, widowed, divorced or separated and includes the status of living with a person in a conjugal relationship outside marriage;

(2) The definition of “same-sex partnership status” in section 1 of the Schedule to the Regulation is revoked.

(3) Subclauses 2 (1) (a) (i) and (ii) of the Schedule to the Regulation are revoked and the following substituted:

- (i) fails to treat or protect a person equally without discrimination with respect to police services because of that person’s race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, marital status, family status or handicap,
- (ii) uses profane, abusive or insulting language that relates to a person’s race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, marital status, family status or handicap,

27/05

ONTARIO REGULATION 297/05

made under the

POLICE SERVICES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 265/98

(Disclosure of Personal Information)

Note: Ontario Regulation 265/98 has previously been amended. Those amendments are listed in the [Table of Regulations](#) and [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 4 (1) of Ontario Regulation 265/98 is revoked and the following substituted:

(1) In this section,

“victim” means a person who, as a result of the commission of any offence under the *Criminal Code* (Canada) by another, suffers emotional or physical harm, loss of or damage to property or economic harm and, if the commission of the offence results in the death of the person, includes,

- (a) a spouse of the person,
- (b) a child or parent of the person, within the meaning of section 1 of the *Family Law Act*, and
- (c) a dependant of the person, within the meaning of section 29 of the *Family Law Act*,

but does not include a spouse, child, parent or dependant who is charged with or has been convicted of committing the offence.

RÈGLEMENT DE L'ONTARIO 297/05

pris en application de la

LOI SUR LES SERVICES POLICIERSpris le 1^{er} juin 2005
déposé le 13 juin 2005modifiant le Règl. de l'Ont. 265/98
(Divulgence de renseignements personnels)

Remarque : Le Règlement de l'Ontario 265/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Le paragraphe 4 (1) du Règlement de l'Ontario 265/98 est abrogé et remplacé par ce qui suit :

(1) La définition qui suit s'applique au présent article.

«victime» S'entend de la personne qui, par suite de la commission par autrui d'une infraction au *Code criminel* (Canada), subit des maux d'ordre affectif ou physique ou une perte ou des dommages d'ordre matériel ou financier et, si la commission de l'infraction cause le décès de la personne, s'entend également des personnes suivantes :

- a) le conjoint de la personne;
- b) un enfant ou le père ou la mère de la personne, au sens de l'article 1 de la *Loi sur le droit de la famille*;
- c) une personne à charge de la personne, au sens de l'article 29 de la *Loi sur le droit de la famille*.

Sont toutefois exclus le conjoint, l'enfant, le père, la mère ou la personne à charge qui sont inculpés ou ont été condamnés pour la commission de l'infraction.

27/05

ONTARIO REGULATION 298/05

made under the

POLICE SERVICES ACTMade: June 1, 2005
Filed: June 13, 2005Amending O. Reg. 421/97
(Members of Police Services Boards — Code of Conduct)

Note: Ontario Regulation 421/97 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 11 (1) of Ontario Regulation 421/97 is revoked and the following substituted:

(1) Board members shall not use their office to obtain employment with the board or the police force for themselves or their family member.

27/05

ONTARIO REGULATION 299/05

made under the

COLLECTION AGENCIES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 74 of R.R.O. 1990
(General)

Note: Regulation 74 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 17 (2) of Regulation 74 of the Revised Regulations of Ontario, 1990 is amended by striking out “*Credit Unions and Caisses Populaires Act*” and substituting “*Credit Unions and Caisses Populaires Act, 1994*”.

2. (1) The definition of “same-sex partner” in section 19.2 of the Regulation is revoked.

(2) Clause (b) of the definition of “spouse” in section 19.2 of the Regulation is amended by striking out “two persons of the opposite sex” and substituting “two persons”.

3. (1) Clause 20 (d) of the Regulation is amended by striking out “his or her spouse or same-sex partner” and substituting “his or her spouse”.

(2) Clause 20 (f) of the Regulation is amended by striking out “his or her spouse or same-sex partner” and substituting “his or her spouse”.

4. Section 21 of the Regulation is amended by striking out “same-sex partner” in the portion before clause (a).

27/05

ONTARIO REGULATION 300/05

made under the

CONDOMINIUM ACT, 1998

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 48/01
(General)

Note: Ontario Regulation 48/01 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 32 (2) (c) of Ontario Regulation 48/01 is revoked and the following substituted:

(c) be the spouse, son or daughter of a director or officer of the corporation or son or daughter of the spouse of a director or officer of the corporation;

(2) The definition of “same-sex partner” in subsection 32 (3) of the Regulation is revoked.

(3) Clause (b) of the definition of “spouse” in subsection 32 (3) of the Regulation is amended by striking out “of the opposite sex”.

27/05

ONTARIO REGULATION 301/05

made under the

CORPORATIONS ACTMade: June 1, 2005
Filed: June 13, 2005Amending Reg. 181 of R.R.O. 1990
(General)

Note: Regulation 181 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 3 (4) of Regulation 181 of the Revised Regulations of Ontario, 1990 is amended by striking out “their spouses, same-sex partners or children” and substituting “their spouses or children”.
- (2) The definition of “same-sex partner” in subsection 3 (5) of the Regulation is revoked.
- (3) Clause (b) of the definition of “spouse” in subsection 3 (5) of the Regulation is amended by striking out “two persons of the opposite sex” and substituting “two persons”.

RÈGLEMENT DE L'ONTARIO 301/05

pris en application de la

LOI SUR LES PERSONNES MORALESpris le 1^{er} juin 2005
déposé le 13 juin 2005modifiant le Règl. 181 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 181 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 3 (4) du Règlement 181 des Règlements refondus de l'Ontario de 1990 est modifié par substitution de «de leurs conjoints ou de leurs enfants» à «de leurs conjoints, de leurs partenaires de même sexe ou de leurs enfants».
- (2) La définition de «partenaire de même sexe» au paragraphe 3 (5) du Règlement est abrogée.
- (3) L'alinéa b) de la définition de «conjoint» au paragraphe 3 (5) du Règlement est modifié par substitution de «deux personnes» à «deux personnes de sexe opposé».

27/05

ONTARIO REGULATION 302/05

made under the

MARRIAGE ACTMade: June 1, 2005
Filed: June 13, 2005Amending Reg. 738 of R.R.O. 1990
(General)

Note: Regulation 738 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 738 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

0.1 In this Regulation,

“Registrar General” means the Registrar General as defined in section 1 of the *Vital Statistics Act*.

2. (1) Subsections 1 (1) and (2) of the Regulation are revoked and the following substituted:

(1) Under section 42 of the *Vital Statistics Act*, the Registrar General may require the use of forms, statutory declarations or affidavits supplied by the Registrar General for the purposes of any provision of the Act or the regulations.

(2) Subsection 1 (4) of the Regulation is revoked.

3. (1) Subsection 2 (1) of the Regulation is amended by striking out “in Form 7” and substituting “of the statement of marriage required by the Registrar General”.

(2) Subsection 2 (2) of the Regulation is revoked and the following substituted:

(2) The following persons shall complete the statement of marriage and the marriage register, both of which are required by the Registrar General:

1. The parties to a marriage.
2. Two witnesses to the marriage.
3. The person who solemnized the marriage or who performed the duties imposed by the Act in accordance with subsection 20 (4) of the Act.

(3) Subsection 2 (3) of the Regulation is amended by striking out “Form 7” and substituting “the statement of marriage”.

4. (1) Clause 4 (a) of the Regulation is amended by striking out “prescribed by the regulations” and substituting “required by the Registrar General”.

(2) Clause 4 (b) of the Regulation is amended by striking out “set out in the Form to the Act”.

5. Forms 2, 3, 4, 5, 6, 7, 8 and 9 of the Regulation are revoked.

27/05

ONTARIO REGULATION 303/05

made under the

VITAL STATISTICS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 1094 of R.R.O. 1990
(General)

Note: Regulation 1094 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 31 (2) (a) of Regulation 1094 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(a) be in the form required by the Registrar General; and

(2) Subclauses 31 (2) (b) (i) and (ii) of the Regulation are revoked and the following substituted:

(i) particulars of the marriage in the form required by the Registrar General,

(ii) a statutory declaration by the applicant in the form required by the Registrar General,

2. Section 48 of the Regulation is revoked.

3. Subsection 61 (1) of the Regulation is revoked and the following substituted:

(1) A marriage certificate shall be in the form required by the Registrar General.

4. Forms 12, 13, 14, 22 and 30 of the Regulation are revoked.

27/05

ONTARIO REGULATION 304/05

made under the

EDUCATION ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 294 of R.R.O. 1990

(James Bay Lowlands Secondary School Board)

Note: Regulation 294 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Clause (c) of the definition of “elector” in section 1 of Regulation 294 of the Revised Regulations of Ontario, 1990 is amended by striking out “or same-sex partner”.

27/05

ONTARIO REGULATION 305/05

made under the

EDUCATION ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 295 of R.R.O. 1990

(Northern District School Area Board)

Note: Regulation 295 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Clause (c) of the definition of “elector” in section 1 of Regulation 295 of the Revised Regulations of Ontario, 1990 is amended by striking out “or same-sex partner”.

27/05

ONTARIO REGULATION 306/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 360 of R.R.O. 1990

(Spills)

Note: Regulation 360 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 2 of subsection 16 (2) of Regulation 360 of the Revised Regulations of Ontario, 1990 is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) The definition of “same-sex partner” in subsection 16 (6) of the Regulation is revoked.

(3) Clause (b) of the definition of “spouse” in subsection 16 (6) of the Regulation is amended by striking out “two persons of the opposite sex” and substituting “two persons”.

27/05

ONTARIO REGULATION 307/05

made under the

ASSESSMENT ACT

Made: May 19, 2005

Filed: June 13, 2005

Amending O. Reg. 282/98
(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Subparagraphs 2 ii and iii of subsection 8 (3) of Ontario Regulation 282/98 is revoked and the following substituted:

- ii. there is a period of at least 10 years,
 - A. in which each year is a year in which the owner or his or her spouse owned the land and carried on the farming business, and
 - B. in which either the owner or his or her spouse qualified for each year under the farm tax rebate program established under O.C. 3033/90 in respect of the land or the land was in the farmlands property class, and
- iii. the age or illness of the owner or his or her spouse or the death of the owner's spouse was the reason the annual gross income of the farming business was less than the amount prescribed for the purposes of section 2 of the *Farm Registration and Farm Organizations Funding Act, 1993*.

(2) Subsection 8 (5) of the Regulation is amended by striking out “or same-sex partner”.

(3) The definition of “same-sex partner” in subsection 8 (6) of the Regulation is revoked.

2. The definition of “same-sex partner” in section 29 of the Regulation is revoked.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: May 19, 2005.

27/05

ONTARIO REGULATION 308/05

made under the

CREDIT UNIONS AND CAISSES POPULAIRES ACT, 1994

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 77/95
(Leagues)

Note: Ontario Regulation 77/95 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 7 of the definition of “connected person” in section 10 of Ontario Regulation 77/95 is amended by striking out “or same-sex partner”.

(2) Paragraph 8 of the definition of “connected person” in section 10 of the Regulation is revoked and the following substituted:

8. A relative of the member or customer or of the member’s or customer’s spouse,
 - i. who lives in the same home as the member or customer, and
 - ii. who is financially dependent on the member, customer or spouse.

RÈGLEMENT DE L'ONTARIO 308/05

pris en application de la

LOI DE 1994 SUR LES CAISSES POPULAIRES ET LES *CREDIT UNIONS*

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 77/95
(Fédérations)

Remarque : Le Règlement de l'Ontario 77/95 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La disposition 7 de la définition de «personne rattachée» à l'article 10 du Règlement de l'Ontario 77/95 est modifiée par suppression de «ou partenaire de même sexe».

(2) La disposition 8 de la définition de «personne rattachée» à l'article 10 du Règlement est abrogée et remplacée par ce qui suit :

8. Un parent du membre ou du client, ou du conjoint de l'un ou l'autre, qui :
 - i. d'une part, habite le même domicile que le membre ou le client,
 - ii. d'autre part, dépend financièrement du membre, du client ou du conjoint.

27/05

ONTARIO REGULATION 309/05

made under the

CREDIT UNIONS AND CAISSES POPULAIRES ACT, 1994

Made: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 76/95
(Credit Unions)

Note: Ontario Regulation 76/95 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 34 (4) (a) of Ontario Regulation 76/95 is amended by striking out “or same-sex partner”.

(2) Clause 34 (5) (a) of the Regulation is amended by striking out “or same-sex partner”.

2. (1) Paragraph 1 of the definition of “connected person” in subsection 73 (2) of the Regulation is amended by striking out “or same-sex partner”.

(2) Paragraph 2 of the definition of “connected person” in subsection 73 (2) of the Regulation is revoked and the following substituted:

2. A relative of the individual or of the individual’s spouse who lives in the same home as the individual and who is financially dependant on the individual or spouse.

3. Clause (b) of the definition of “restricted party” in subsection 82 (1) of the Regulation is amended by striking out “or same-sex partner”.

RÈGLEMENT DE L'ONTARIO 309/05

pris en application de la

LOI DE 1994 SUR LES CAISSES POPULAIRES ET LES *CREDIT UNIONS*

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 76/95
(Caisses populaires)

Remarque : Le Règlement de l'Ontario 76/95 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'alinéa 34 (4) a) du Règlement de l'Ontario 76/95 est modifié par suppression de «ou partenaire de même sexe».

(2) L'alinéa 34 (5) a) du Règlement est modifié par suppression de «ou partenaire de même sexe».

2. (1) La disposition 1 de la définition de «personne rattachée» au paragraphe 73 (2) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(2) La disposition 2 de la définition de «personne rattachée» au paragraphe 73 (2) du Règlement est abrogée et remplacée par ce qui suit :

2. Un parent du particulier ou du conjoint de ce dernier, qui habite le même domicile que le particulier et qui dépend financièrement de lui ou de son conjoint.

3. L'alinéa b) de la définition de «personne assujettie à des restrictions» au paragraphe 82 (1) du Règlement est modifié par suppression de «ou partenaire de même sexe».

27/05

ONTARIO REGULATION 310/05

made under the

EDUCATION ACT

Made: May 19, 2005
Filed: June 13, 2005

Amending O. Reg. 509/98

(Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act))

Note: Ontario Regulation 509/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 7 (1) of Ontario Regulation 509/98 is revoked.

(2) The definition of “spouse” in subsection 7 (1) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).

(3) **Clause 7 (2) (b) of the Regulation is amended by striking out “or same-sex partner”.**

(4) **Clause 7 (2) (c) of the Regulation is amended by striking out “or same-sex partner” in the portion before subclause (i).**

(5) **Clause 7 (2) (d) of the Regulation is amended by striking out “or same-sex partner”.**

(6) **Clauses 7 (6) and (7) of the Regulation are revoked and the following substituted:**

(6) If the owner dies but the owner's spouse is still alive, amounts deferred and the interest on such amounts are not due as long as,

(a) the spouse is alive;

(b) the property is the spouse's principal residence; and

(c) the property is not transferred, other than to the spouse.

(7) If the owner's spouse dies and, but for the spouse's death, the owner would be entitled to a deferral of taxes if an application was made in accordance with clause (2) (f), the amounts deferred and the interest on such amounts are not due as long as,

(a) the owner is alive;

(b) the property is the owner's principal residence; and

(c) the property is not transferred.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: May 19, 2005.

27/05

ONTARIO REGULATION 311/05

made under the

EDUCATION ACT

Made: May 19, 2005

Filed: June 13, 2005

Amending O. Reg. 3/02

(Tax Relief in Unorganized Territory for 2001 and Subsequent Years)

Note: Ontario Regulation 3/02 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) **Clause 6 (1) (b) of Ontario Regulation 3/02 is amended by striking out “or same-sex partner”.**

(2) **Clause 6 (1) (c) of the Regulation is amended by striking out “or same-sex partner” in the portion before subclause (i).**

(3) **Clause 6 (1) (d) of the Regulation is amended by striking out “or same-sex partner”.**

(4) **The definition of “same-sex partner” in subsection 6 (2) of the Regulation is revoked.**

(5) **The definition of “spouse” in subsection 6 (2) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).**

(6) **Subsections 6 (7) and (8) of the Regulation are revoked and the following substituted:**

(7) If the owner dies but the owner's spouse is still alive, the amounts that are deferred are not due as long as,

- (a) the spouse is alive;
- (b) the property is the spouse's principal residence; and
- (c) the property is not transferred, other than to the spouse.

(8) If the owner's spouse dies and, but for the spouse's death, the owner would be entitled to a deferral of taxes if an application was made in accordance with clause (1) (f), the amounts that are deferred are not due as long as,

- (a) the owner is alive;
- (b) the property is the owner's principal residence; and
- (c) the property is not transferred.

Made by:

GREGORY SORBORA
Minister of Finance

Date made: May 19, 2005.

27/05

ONTARIO REGULATION 312/05

made under the

FUEL TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 465 of R.R.O. 1990
(Miscellaneous)

Note: Regulation 465 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 6 (1) of Regulation 465 of the Revised Regulations of Ontario, 1990 is amended by striking out “or same-sex partners”.

(2) The definition of “same-sex partner” in subsection 6 (2) of the Regulation is revoked.

27/05

ONTARIO REGULATION 313/05

made under the

GASOLINE TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 533 of R.R.O. 1990
(General)

Note: Regulation 533 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 1 of subsection 9 (1) of Regulation 533 of the Revised Regulations of Ontario, 1990 is amended by striking out “or same-sex partners”.

(2) The definition of “same-sex partner” in subsection 9 (2) of the Regulation is revoked.

27/05

ONTARIO REGULATION 314/05

made under the

INSURANCE ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 403/96

(Statutory Accident Benefits Schedule — Accidents on or after November 1, 1996)

Note: Ontario Regulation 403/96 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause (a) of the definition of “insured person” in subsection 2 (1) of Ontario Regulation 403/96 is revoked and the following substituted:

- (a) the named insured, any person specified in the policy as a driver of the insured automobile, the spouse of the named insured and any dependant of the named insured or spouse, if the named insured, specified driver, spouse or dependant,
 - (i) is involved in an accident in or outside Ontario that involves the insured automobile or another automobile, or
 - (ii) is not involved in an accident but suffers psychological or mental injury as a result of an accident in or outside Ontario that results in a physical injury to his or her spouse, child, grandchild, parent, grandparent, brother, sister, dependant or spouse's dependant,

(2) The definition of “same-sex partner” in subsection 2 (1) of the Regulation is revoked.

(3) Subsection 2 (6) of the Regulation is amended by striking out “or same-sex partner” at the end.

2. Paragraph 1 of subsection 21 (1) of the Regulation is amended by striking out “same-sex partner”.

3. (1) Paragraph 1 of subsection 25 (2) of the Regulation is amended by striking out “or same-sex partner” in the portion before subparagraph i.

(2) Paragraphs 3 and 4 of subsection 25 (2) of the Regulation are amended by striking out “or same-sex partner” wherever it appears.

(3) Subparagraph 5 ii of subsection 25 (2) of the Regulation is revoked and the following substituted:

- ii. the spouse of a person in respect of whom the insured person was a dependant at the time of the accident, if the spouse was the insured person's primary caregiver at the time of the accident and the person in respect of whom the insured person was a dependant at the time of the accident dies before the insured person or within 30 days after the insured person, or

(4) Subsection 25 (4) of the Regulation is amended by striking out “or same-sex partner”.

(5) Subsection 25 (6) of the Regulation is revoked and the following substituted:

(6) In this section,

“spouse” means a person who was, at the time of the accident,

- (a) a spouse, or
- (b) if the accident occurred before the definition of “same-sex partner” in Part VI of the Act was repealed, a same-sex partner within the meaning of that Part as it read on January 1, 2004.

4. Clauses 27 (2) (b) and (c) of the Regulation are revoked and the following substituted:

- (b) the spouse of the named insured;
- (c) the dependants of the named insured and of the named insured's spouse; and

5. **Clauses 38.3 (2) (a) and (c) of the Regulation are amended by striking out “or same-sex partner” wherever it appears.**

6. **(1) Subclause 57 (4) (d) (ii) of the Regulation is revoked and the following substituted:**

- (ii) the named insured, a person specified in the policy as a driver of the insured automobile, the spouse of the named insured or a dependant of the named insured or spouse, while the occupant of any automobile,

(2) Subclauses 57 (4) (d) (iv) and (v) of the Regulation are revoked and the following substituted:

- (iv) the named insured, his or her spouse or a dependant of the named insured or spouse and was struck by any automobile,
- (v) if the named insured is a corporation, unincorporated association, partnership or sole proprietorship, a person for whose regular use the insured automobile was supplied, his or her spouse or a dependant of the person or spouse who suffered an impairment,
 - (A) while the occupant of any automobile,
 - (B) by any automobile while not the occupant of the automobile, or

7. Clause 66 (2) (b) of the Regulation is revoked and the following substituted:

- (b) the individual, his or her spouse or any dependant of the individual or spouse is an occupant of the insured automobile.

RÈGLEMENT DE L'ONTARIO 314/05

pris en application de la

LOI SUR LES ASSURANCES

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 403/96

(Annexe sur les indemnités d'accident légales — accidents survenus le 1^{er} novembre 1996 ou après ce jour)

Remarque : Le Règlement de l'Ontario 403/96 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'alinéa a) de la définition de «personne assurée» au paragraphe 2 (1) du Règlement de l'Ontario 403/96 est abrogé et remplacé par ce qui suit :

- a) l'assuré nommément désigné, son conjoint, toute personne à la charge de l'un d'eux et toute personne mentionnée dans la police comme conducteur de l'automobile assurée, si l'assuré nommément désigné, la personne mentionnée comme conducteur, le conjoint ou la personne à charge, selon le cas :
 - (i) est impliqué dans un accident survenu en Ontario ou ailleurs dans lequel est aussi impliquée l'automobile assurée ou une autre automobile,
 - (ii) n'est pas impliqué dans un accident, mais subit une lésion psychique ou mentale à la suite d'un accident survenu en Ontario ou ailleurs qui a causé une lésion physique à son conjoint, son enfant, son petit-enfant, sa mère, son père, sa grand-mère, son grand-père, son frère, sa soeur ou une personne à sa charge ou à la charge de son conjoint;

(2) La définition de «partenaire de même sexe» au paragraphe 2 (1) du Règlement est abrogée.

(3) Le paragraphe 2 (6) du Règlement est modifié par suppression de «ou partenaire de même sexe».

2. La disposition 1 du paragraphe 21 (1) du Règlement est modifiée par suppression de «de partenaire de même sexe».

3. (1) La disposition 1 du paragraphe 25 (2) du Règlement est modifiée par suppression de «ou partenaire de même sexe» dans le passage qui précède la sous-disposition i.

(2) Les dispositions 3 et 4 du paragraphe 25 (2) du Règlement sont modifiées par suppression de «ou partenaire de même sexe» partout où figurent ces mots.

(3) La sous-disposition 5 ii du paragraphe 25 (2) du Règlement est abrogée et remplacée par ce qui suit :

- ii. soit au conjoint d'une personne qui avait la personne assurée à sa charge au moment de l'accident, s'il était le soignant principal de la personne assurée au moment de l'accident et que la personne qui avait la personne assurée à sa charge à ce moment-là décède avant la personne assurée ou dans les 30 jours du décès de celle-ci,

(4) Le paragraphe 25 (4) du Règlement est modifié par suppression de «ou partenaire de même sexe».

(5) Le paragraphe 25 (6) du Règlement est abrogé et remplacé par ce qui suit :

(6) La définition qui suit s'applique au présent article.

«conjoint» Personne qui, au moment de l'accident, était :

- a) soit un conjoint;
- b) soit, si l'accident est survenu avant l'abrogation de la définition de «partenaire de même sexe» qui figure à la partie VI de la Loi, un partenaire de même sexe au sens de cette partie telle qu'elle existait le 1^{er} janvier 2004.

4. Les alinéas 27 (2) b) et c) du Règlement sont abrogés et remplacés par ce qui suit :

- b) le conjoint de l'assuré nommément désigné;
- c) les personnes à la charge de l'assuré nommément désigné ou de son conjoint;

5. Les alinéas 38.3 (2) a) et c) du Règlement sont modifiés par suppression de «ou partenaire de même sexe» partout où figurent ces mots.

6. (1) Le sous-alinéa 57 (4) d) (ii) du Règlement est abrogé et remplacé par ce qui suit :

- (ii) l'assuré nommément désigné, son conjoint, une personne à la charge de l'un d'eux ou une personne mentionnée dans la police comme conducteur de l'automobile assurée, et était une personne transportée dans une automobile,

(2) Les sous-alinéas 57 (4) d) (iv) et (v) du Règlement sont abrogés et remplacés par ce qui suit :

- (iv) l'assuré nommément désigné, son conjoint ou une personne à la charge de l'un d'eux, et a été heurtée par une automobile,
- (v) si l'assuré nommément désigné est une personne morale, une association sans personnalité morale, une société en nom collectif ou en commandite ou une entreprise à propriétaire unique, une personne à la disposition de laquelle a été mise, sur une base régulière, l'automobile assurée, son conjoint ou une personne à la charge de l'un d'eux, et a été atteinte d'une déficience :

(A) alors qu'elle était une personne transportée dans une automobile,

(B) imputable à une automobile, alors qu'elle n'était pas une personne transportée dans l'automobile,

7. L'alinéa 66 (2) b) du Règlement est abrogé et remplacé par ce qui suit :

- b) d'autre part, lui-même, son conjoint ou une personne à la charge de l'un d'eux est une personne transportée dans l'automobile assurée.

27/05

ONTARIO REGULATION 315/05

made under the

INSURANCE ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 7/00
(Unfair or Deceptive Acts or Practices)

Note: Ontario Regulation 7/00 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause 4 (4) (a) of Ontario Regulation 7/00 is revoked and the following substituted:

- (a) a person is related to another person if,

- (i) they are spouses of each other,
- (ii) they are connected by blood relationship or adoption, or
- (iii) one of them is connected by blood relationship to the other's spouse;

RÈGLEMENT DE L'ONTARIO 315/05

pris en application de la

LOI SUR LES ASSURANCES

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 7/00
(Actes ou pratiques malhonnêtes ou mensongers)

Remarque : Le Règlement de l'Ontario 7/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa 4 (4) a) du Règlement de l'Ontario 7/00 est abrogé et remplacé par ce qui suit :

- a) une personne est liée à une autre si, selon le cas :
 - (i) elle est son conjoint,
 - (ii) elle est liée à l'autre par le sang ou l'adoption,
 - (iii) elle est liée par le sang au conjoint de l'autre;

27/05

ONTARIO REGULATION 316/05

made under the

INSURANCE ACT

Made: June 1, 2005
Filed: June 13, 2005

Amending Reg. 664 of R.R.O. 1990
(Automobile Insurance)

Note: Regulation 664 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 1 of subsection 16 (10) of Regulation 664 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- 1. The spouse of a member or associate member of the group.
- (2) Paragraph 2 of subsection 16 (10) of the Regulation is amended by striking out “or same-sex partner” in the portion before subparagraph i.
- (3) Subparagraph 2 i of subsection 16 (10) of the Regulation is amended by striking out “or same-sex partner”.
- (4) Paragraph 3 of subsection 16 (10) of the Regulation is revoked and the following substituted:
 - 3. The spouse of a child described in paragraph 2.
- (5) The definition of “same-sex partner” in subsection 16 (15) of the Regulation is revoked.

27/05

ONTARIO REGULATION 317/05

made under the

LAND TRANSFER TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 70/91

(Exemptions From Tax under Section 3 of the Act)

Note: Ontario Regulation 70/91 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) **Clause 3 (1) (b) of Ontario Regulation 70/91 is amended by striking out “spouse, same-sex partner or former spouse or same-sex partner” and substituting “spouse or former spouse”.**
- (2) **Clause 3 (1) (c.1) of the Regulation is amended by striking out “or to the same-sex partner of the person making the disposition”.**
- (3) **Subsection 3 (2) of the Regulation is revoked.**

27/05

ONTARIO REGULATION 318/05

made under the

LAND TRANSFER TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 71/91

(Exemption — Disposition of Land By Employee to Employer)

Note: Ontario Regulation 71/91 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) **Subsection 1 (1) of Ontario Regulation 71/91 is amended by striking out “or same-sex partner” in the portion before paragraph 1.**
- (2) **Paragraph 2 of subsection 1 (1) of the Regulation is amended by striking out “or same-sex partner”.**
- (3) **Paragraph 4 of subsection 1 (1) of the Regulation is amended by striking out “or same-sex partner”.**
- (4) **Paragraph 6 of subsection 1 (1) of the Regulation is amended by striking out “or same-sex partner”.**
- (5) **Paragraph 7 of subsection 1 (1) of the Regulation is amended by striking out “or same-sex partner”.**
- (6) **Paragraph 8 of subsection 1 (1) of the Regulation is amended by striking out “or same-sex partner”.**
- (7) **Clause (a) of the definition of “employee relocation plan” in subsection 1 (3) of the Regulation is amended by striking out “or same-sex partner”.**
- (8) **Clause (b) of the definition of “employee relocation plan” in subsection 1 (3) of the Regulation is amended by striking out “or same-sex partner”.**
- (9) **The definition of “profits” in subsection 1 (3) of the Regulation is amended by striking out “or same-sex partner”.**

27/05

ONTARIO REGULATION 319/05

made under the

LAND TRANSFER TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 696 of R.R.O. 1990

(Exemption(s) — For Certain Transfers Between Spouses or Same-Sex Partners)

Note: Regulation 696 has previously been amended. Those amendments are listed in the [Table of Regulations](#) / [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. The title to Regulation 696 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

EXEMPTION(S) — FOR CERTAIN TRANSFERS BETWEEN SPOUSES

2. Section 1 of the Regulation is amended by striking out “spouse, same-sex partner or former spouse or same-sex partner” in the portion before clause (a) and substituting “spouse or former spouse”.

27 05

ONTARIO REGULATION 320/05

made under the

LAND TRANSFER TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 697 of R.R.O. 1990

(Exemption(s) — For Certain Conveyances of Family Farms or Family Businesses)

Note: Regulation 697 has previously been amended. Those amendments are listed in the [Table of Regulations](#) / [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “family business corporation” in subsection 1 (1) of Regulation 697 of the Revised Regulations of Ontario, 1990 is amended by striking out “or a same-sex partner”.

- (2) Clause (a) of the definition of “family farm corporation” in subsection 1 (1) of the Regulation is amended by striking out “or a same-sex partner”.

- (3) Clause (c) of the definition of “farming assets” in subsection 1 (1) of the Regulation is revoked and the following substituted:

- (c) the building in which a shareholder or one or more members of his or her family reside who are engaged in farming if that building is on land that is used or is contiguous to land used by that shareholder or those members of his or her family.

- (4) The definition of “same-sex partner” in subsection 1 (1) of the Regulation is revoked.

- (5) The definition of “spouse” in subsection 1 (1) of the Regulation is revoked.

2. (1) Subsection 2 (1) of the Regulation is amended by striking out “or a same-sex partner” in the portion before clause (a).

- (2) Clause 2 (1) (a) of the Regulation is amended by striking out “or a same-sex partner”.

- (3) Clause 2 (1) (b) of the Regulation is amended by striking out “or a same-sex partner”.

3. (1) Subsection 2.1 (1) of the Regulation is amended by striking out “or a same-sex partner” wherever it appears in the portion before clause (a).

(2) Clause 2.1 (1) (a) of the Regulation is amended by striking out "or a same-sex partner".

(3) Clause 2.1 (1) (b) of the Regulation is amended by striking out "or a same-sex partner".

4. (1) Subsection 3 (1) of the Regulation is amended by striking out "or a same-sex partner" in the portion before clause (a).

(2) Clause 3 (1) (a) of the Regulation is amended by striking out "or a same-sex partner".

(3) Clause 3 (1) (b) of the Regulation is amended by striking out "or a same-sex partner".

27 05

ONTARIO REGULATION 321/05

made under the

LAND TRANSFER TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 88/04

(Exemption(s) – For Certain Life Lease Interests)

Note: Ontario Regulation 88/04 has not previously been amended.

1. The definition of "spouse" in section 1 of Ontario Regulation 88/04 is revoked.

2. Paragraph 2 of section 2 of the Regulation is revoked and the following substituted:

2. Each individual acquired the life lease interest in order to use the unit as his or her principal residence or as the principal residence of the individual's parent or spouse.

27 05

ONTARIO REGULATION 322/05

made under the

LOAN AND TRUST CORPORATIONS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 733 of R.R.O. 1990

(General)

Note: Regulation 733 has previously been amended. Those amendments are listed in the [Law of Ontario History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 114 (2) of Regulation 733 of the Revised Regulations of Ontario, 1990 is amended by striking out "or same-sex partner" in the portion before clause (a).

2. (1) Clause 139 (d) of the Regulation is amended by striking out "or same-sex partner".

(2) Clause 139 (e) of the Regulation is amended by striking out "or same-sex partner".

27 05

ONTARIO REGULATION 323/05

made under the

MOTOR VEHICLE ACCIDENT CLAIMS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 279/03

(Disclosure of Information)

Note: Ontario Regulation 279/03 has not previously been amended.

1. The definition of “same-sex partner” in section 1 of Ontario Regulation 279/03 is revoked.
2. Sub-subparagraph 1 i B of section 2 of the Regulation is amended by striking out “or same-sex partner”.

27/05

ONTARIO REGULATION 324/05

made under the

PENSION BENEFITS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 909 of R.R.O. 1990

(General)

Note: Regulation 909 has previously been amended. Those amendments are listed in the [Table of Regulations](#) - [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause (c) of the definition of “Ontario plan beneficiary” in subsection 1 (2) of Regulation 909 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (c) the surviving spouse of, or a beneficiary of, a former member who was an Ontario plan beneficiary under clause (b), if the surviving spouse or the beneficiary is receiving a pension from the plan as a result of the death of the former member; (“bénéficiaire ontarien du régime”)

(2) The definition of “significant shareholder” in subsection 1 (2) of the Regulation is amended by striking out “same-sex partner”.

2. (1) Clause 22 (1) (c.1) of the Regulation is revoked and the following substituted:

- (c.1) in the case of the unexpired period of a guaranteed annuity where the annuitant is deceased, the former member's spouse, if any, may surrender or commute the benefit provided under the annuity during the spouse's lifetime;

(2) Clause 22 (1) (e) of the Regulations is revoked and the following substituted:

- (e) where the annuitant has a spouse at the time payments commence, the annuity shall be in the form of a joint and survivor annuity as required by section 44 of the Act unless the annuitant and the spouse provide a waiver as set out in section 46 of the Act;

3. (1) Subsection 22.1 (2) of the Regulation is revoked and the following substituted:

(2) Any of the following documents constitutes a declaration about a spouse for the purposes of a withdrawal from a locked-in retirement account under sections 22.3 and 22.4:

1. A statement signed by the spouse, if any, of the owner of the account that the spouse consents to the withdrawal.
2. A statement signed by the owner of the account attesting to the fact that the owner does not have a spouse.

3. A statement signed by the owner of the account attesting to the fact that the owner is living separate and apart from his or her spouse on the date the owner signs the application to make the withdrawal.

(2) Subsection 22.1 (3) of the Regulation is revoked and the following substituted:

(3) If the owner of a locked-in retirement account is required to give a document to a financial institution under section 22.3 or 22.4, and if the document is one that must be signed by the owner or by the owner's spouse, the document is a nullity if it is signed by either of them more than 60 days before the financial institution receives it.

4. Clause 22.3 (4) (a) of the Regulation is amended by striking out "or same-sex partner".

5. Paragraph 2 of subsection 22.4 (4) of the Regulation is amended by striking out "or same-sex partner".

6. Clause 28 (2) (e) of the Regulation is amended by striking out "or same-sex partner".

7. Clause 40 (1) (h) of the Regulation is amended by striking out "or same-sex partner".

8. Clause 41 (1) (f) of the Regulation is amended by striking out "or same-sex partner".

9. (1) Subsection 43 (1) of the Regulation is amended by striking out "same-sex partner" wherever it appears in the portion before clause (a).

(2) Clause 43 (1) (f) of the Regulation is amended by striking out "or same-sex partner".

(3) Subsection 43 (2) of the Regulation is amended by striking out "or same-sex partner".

(4) Subsection 43 (3) of the Regulation is amended by striking out "or same-sex partner".

10. Clause 44 (3) (d) of the Regulation is amended by striking out "or same-sex partner".

11. The heading before section 46 of the Regulation is revoked and the following substituted:

NOTICE TO SPOUSE UNDER SUBSECTION 51 (5) OF THE ACT

12. (1) Subparagraph 2 ii of subsection 51.1 (3) of the Regulation is amended by striking out "or same-sex partner".

(2) Subsections 51.1 (4), (4.1) and (5) of the Regulation are revoked and the following substituted:

(4) If the application is made before the due date of the first instalment of the pension, any of the following documents constitutes a declaration about a spouse:

1. A statement signed by the former member's spouse, if any, that the spouse consents to the withdrawal from the pension fund.
2. A statement signed by the former member attesting to the fact that he or she does not have a spouse.
3. A statement signed by the former member attesting to the fact that he or she is living separate and apart from his or her spouse on the date the former member signs the application to make the withdrawal from the pension fund.

(4.1) If the application is made on or after the due date of the first instalment of the pension, any of the following documents constitutes a declaration about a spouse:

1. A statement, signed by the person, if any, who was the former member's spouse on the due date of the first instalment of the pension, that the person consents to the withdrawal from the pension fund.
2. A statement signed by the former member attesting to the fact that on the due date of the first instalment of the pension,
 - i. he or she did not have a spouse,
 - ii. he or she was living separate and apart from his or her spouse, or
 - iii. a waiver of the entitlement to receive payment of pension benefits in the form of a joint and survivor pension, delivered under section 46 of the Act by the former member and his or her spouse, was in effect.

(5) A declaration about a spouse is a nullity if it is signed by the former member or his or her spouse more than 60 days before the administrator receives it.

13. (1) The heading before section 56 of the Regulation is revoked and the following substituted:

ACCRUAL DURING PERIOD MEMBER HAD SPOUSE

(2) Subsection 56 (1) of the Regulation is amended by striking out "or same-sex partner".

14. Subsection 63 (6) of the Regulations is revoked and the following substituted:

(6) A reduction under this section may not be made unless the group life insurance contract provides for payment of the insurance payment to the spouse of a member or former member, where there is a spouse at the date of death or the spouse has waived the insurance payment.

15. Subsection 66 (3) of the Regulation is revoked and the following substituted:

(3) For the purposes of this Part, a reference in the federal investment regulations to a person's spouse shall be deemed to be a reference to his or her spouse as defined in section 1 of the *Pension Benefits Act*.

16. Subsection 83 (3) of the Regulation is revoked and the following substituted:

(3) For the purposes of an application, a person is a dependant if he or she,

- (a) was dependent on the owner or the owner's spouse for support at some time during the calendar year in which the application is signed or during the previous calendar year; and
- (b) is the child, grandchild, parent, grandparent, brother, sister, uncle, aunt, niece or nephew of,
 - (i) the owner, or
 - (ii) the owner's spouse, unless the owner and spouse were living separate and apart on the date the application was signed.

17. (1) Subsection 85 (3) of the Regulation is revoked and the following substituted:

(3) The application shall be accompanied by one of the following statements:

- 1. A statement signed by the owner's spouse, if any, that the spouse consents to the withdrawal.
- 2. A statement signed by the owner attesting to the fact that the owner does not have a spouse.
- 3. A statement signed by the owner attesting to the fact that the owner is living separate and apart from his or her spouse on the date the owner signs the application.
- 4. A statement signed by the owner attesting to the fact that none of the money in the retirement savings arrangement is derived, directly or indirectly, from a pension benefit provided in respect of any employment of the owner.

(2) Clause 85 (11) (a) of the Regulation is amended by striking out "or same-sex partner".

18. (1) Paragraph 1 of subsection 87 (1) of the Regulation is amended by striking out "or same-sex partner".

(2) Paragraph 2 of subsection 87 (1) of the Regulation is amended by striking out "or same-sex partner".

(3) Paragraph 3 of subsection 87 (1) of the Regulation is amended by striking out "or same-sex partner".

(4) Paragraph 4 of subsection 87 (1) of the Regulation is amended by striking out "or same-sex partner".

(5) Paragraph 5 of subsection 87 (1) of the Regulation is amended by striking out "or same-sex partner".

(6) Paragraph 6 of subsection 87 (1) of the Regulation is amended by striking out "or same-sex partner".

19. (1) The definition of "B" in subsection 88 (2) of the Regulation is amended by striking out "or same-sex partner" in the portion before paragraph 1.

(2) Paragraph 4 of the definition of "B" in subsection 88 (2) of the Regulation is amended by striking out "or same-sex partner".

(3) Paragraph 5 of the definition of "B" in subsection 88 (2) of the Regulation is amended by striking out "or same-sex partner" wherever it appears.

(4) The definition of "C" in subsection 88 (2) of the Regulation is amended by striking out "or same-sex partner".

(5) The definition of "B" in subsection 88 (3) of the Regulation is amended by striking out "or same-sex partner" in the portion before paragraph 1.

(6) Paragraph 4 of the definition of "B" in subsection 88 (3) of the Regulation is amended by striking out "or same-sex partner".

(7) Paragraph 5 of the definition of "B" in subsection 88 (3) of the Regulation is amended by striking out "or same-sex partner".

(8) The definition of "C" in subsection 88 (3) of the Regulation is revoked and the following substituted:

"C" is the total of the liabilities of the owner, the spouse and the dependant, except liabilities secured against assets listed under "B".

(9) Clause 88 (10) (a) of the Regulation is amended by striking out "or same-sex partner".

20. (1) Paragraph 3 of subsection 1 (1) of Schedule 1 to the Regulation is revoked.

(2) Subsection 1 (3) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner” in the portion before clause (a).

(3) Clause 1 (3) (b) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

(4) Subsection 8 (3) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

(5) Clause 9 (4) (a) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

(6) Paragraph 2 of subsection 10 (4) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

(7) Section 11 of Schedule 1 to the Regulation is revoked and the following substituted:

11. Any of the following documents constitutes a declaration about a spouse for the purposes of a withdrawal from the fund under section 9 or 10:

1. A statement signed by the owner's spouse, if any, that the spouse consents to the withdrawal from the fund.
2. A statement signed by the owner attesting to the fact that he or she does not have a spouse.
3. A statement signed by the owner attesting to the fact that he or she is living separate and apart from his or her spouse on the date the owner signs the application to make the withdrawal from the fund.

(8) Subsection 12 (1) of Schedule 1 to the Regulation is revoked and the following substituted:

(1) If the owner of a life income fund is required to give a document to a financial institution under section 9 or 10 and if the document is one that must be signed by the owner or by his or her spouse, the document is a nullity if it is signed by the owner or the spouse more than 60 days before the financial institution receives it.

(9) Subsection 13 (1) of Schedule 1 to the Regulation is revoked and the following substituted:

(1) Upon the death of the owner of a life income fund, the owner's spouse or, if there is none, the owner's named beneficiary or, if there is none, the owner's estate is entitled to receive a benefit equal to the value of the assets in the fund.

(10) Subsection 13 (2) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

(11) Subsection 13 (3) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

(12) Subsection 13 (4) of Schedule 1 to the Regulation is amended by striking out “or same-sex partner”.

21. (1) Paragraph 3 of subsection 1 (1) of Schedule 2 to the Regulation is revoked.

(2) Subsection 1 (3) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner” in the portion before clause (a).

(3) Clause 1 (3) (b) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner”.

(4) Clause 8 (4) (a) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner”.

(5) Paragraph 2 of subsection 9 (4) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner”.

(6) Section 10 of Schedule 2 to the Regulation is revoked and the following substituted:

10. Any of the following documents constitutes a declaration about a spouse for the purposes of a withdrawal from the fund under section 8 or 9:

1. A statement signed by the owner's spouse, if any, that the spouse consents to the withdrawal from the fund.
2. A statement signed by the owner attesting to the fact that he or she does not have a spouse.
3. A statement signed by the owner attesting to the fact that he or she is living separate and apart from his or her spouse on the date the owner signs the application to make the withdrawal from the fund.

(7) Subsection 11 (1) of Schedule 2 to the Regulation is revoked and the following substituted:

(1) If the owner of a locked-in retirement income fund is required to give a document to a financial institution under section 8 or 9 and if the document is one that must be signed by the owner or by his or her spouse, the document is a nullity if it is signed by the owner or the spouse more than 60 days before the financial institution receives it.

(8) Subsection 12 (1) of Schedule 2 to the Regulation is revoked and the following substituted:

(1) Upon the death of the owner of a locked-in retirement income fund, the owner's spouse or, if there is none, the owner's beneficiary or, if there is none, the owner's estate is entitled to receive a benefit equal to the value of the assets in the fund.

(9) Subsection 12 (2) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner”.

(10) Subsection 12 (3) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner”.

(11) Subsection 12 (4) of Schedule 2 to the Regulation is amended by striking out “or same-sex partner”.

22. This Regulation comes into force on the day that subsection 56 (3) of the *Spousal Relationships Statute Law Amendment Act, 2005* comes into force.

RÈGLEMENT DE L'ONTARIO 324/05

pris en application de la

LOI SUR LES RÉGIMES DE RETRAITE

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. 909 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 909 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'alinéa c) de la définition de «bénéficiaire ontarien du régime» au paragraphe 1 (2) du Règlement 909 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

c) du conjoint survivant, ou d'un bénéficiaire, d'un ancien participant qui était un bénéficiaire ontarien du régime visé à l'alinéa b), si le conjoint survivant ou le bénéficiaire reçoit une pension du régime en raison du décès de l'ancien participant. («Ontario plan beneficiary»)

(2) La définition de «actionnaire important» au paragraphe 1 (2) du Règlement est modifiée par suppression de «, son partenaire de même sexe».

2. (1) L'alinéa 22 (1) c.1) du Règlement est abrogé et remplacé par ce qui suit :

c.1) dans le cas de la période non expirée d'une rente garantie, lorsque le rentier est décédé, le conjoint de l'ancien participant, le cas échéant, peut céder ou racheter la prestation offerte aux termes de la rente de son vivant;

(2) L'alinéa 22 (1) e) du Règlement est abrogé et remplacé par ce qui suit :

e) lorsque le rentier a un conjoint au moment du commencement des paiements, la rente est établie sous forme de rente réversible conformément aux exigences de l'article 44 de la Loi, à moins que le rentier et son conjoint n'aient fourni une renonciation conformément à l'article 46 de la Loi;

3. (1) Le paragraphe 22.1 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) L'un ou l'autre des documents suivants constitue une déclaration relative au conjoint aux fins du retrait de sommes d'un compte de retraite avec immobilisation des fonds effectué aux termes des articles 22.3 et 22.4 :

1. Une déclaration signée par le conjoint du titulaire du compte, s'il en a un, selon laquelle il consent au retrait.
2. Une déclaration signée par le titulaire du compte dans laquelle il atteste qu'il n'a pas de conjoint.
3. Une déclaration signée par le titulaire du compte dans laquelle il atteste qu'il vit séparé de corps de son conjoint à la date où il signe la demande de retrait.

(2) Le paragraphe 22.1 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) Le document que le titulaire d'un compte de retraite avec immobilisation des fonds est tenu de présenter à une institution financière aux termes de l'article 22.3 ou 22.4 et qui doit porter la signature du titulaire ou de son conjoint est nul si l'un ou l'autre le signe plus de 60 jours avant le jour de sa réception par l'institution financière.

4. L'alinéa 22.3 (4) a) du Règlement est modifié par suppression de «ou au partenaire de même sexe».

5. La disposition 2 du paragraphe 22.4 (4) du Règlement est modifiée par suppression de «ou au partenaire de même sexe».

6. L'alinéa 28 (2) e) du Règlement est modifié par suppression de «ou partenaire de même sexe».

7. L'alinéa 40 (1) h) du Règlement est modifié par suppression de «ou partenaire de même sexe».

8. L'alinéa 41 (1) f) du Règlement est modifié par suppression de «ou partenaire de même sexe».

9. (1) Le paragraphe 43 (1) du Règlement est modifié par suppression de «le partenaire de même sexe,» et de «au partenaire de même sexe,» dans le passage qui précède l'alinéa a).

(2) L'alinéa 43 (1) f) du Règlement est modifié par suppression de «ou partenaire de même sexe».

(3) Le paragraphe 43 (2) du Règlement est modifié par suppression de «ou partenaire de même sexe».

(4) Le paragraphe 43 (3) du Règlement est modifié par suppression de «ou partenaire de même sexe».

10. L'alinéa 44 (3) d) du Règlement est modifié par suppression de «ou partenaire de même sexe».

11. L'intertitre qui précède l'article 46 du Règlement est abrogé et remplacé par ce qui suit :

AVIS DONNÉ AU CONJOINT CONFORMÉMENT AU PARAGRAPHE 51 (5) DE LA LOI

12. (1) La sous-disposition 2 ii du paragraphe 51.1 (3) du Règlement est modifiée par suppression de «ou au partenaire de même sexe».

(2) Les paragraphes 51.1 (4), (4.1) et (5) du Règlement sont abrogés et remplacés par ce qui suit :

(4) L'un ou l'autre des documents suivants constitue une déclaration relative au conjoint si la demande est présentée avant la date d'exigibilité du premier versement de la pension :

1. Une déclaration signée par le conjoint de l'ancien participant, s'il en a un, selon laquelle il consent au retrait de sommes de la caisse de retraite.
2. Une déclaration signée par l'ancien participant dans laquelle il atteste qu'il n'a pas de conjoint.
3. Une déclaration signée par l'ancien participant dans laquelle il atteste qu'il vit séparé de corps de son conjoint à la date où il signe la demande de retrait de sommes de la caisse de retraite.

(4.1) L'un ou l'autre des documents suivants constitue une déclaration relative au conjoint si la demande est présentée à la date d'exigibilité du premier versement de la pension ou après cette date :

1. Une déclaration signée par la personne qui était le conjoint de l'ancien participant, s'il en avait un, à la date d'exigibilité, selon laquelle elle consent au retrait de sommes de la caisse de retraite.
2. Une déclaration signée par l'ancien participant dans laquelle il atteste qu'à la date d'exigibilité :
 - i. soit il n'avait pas de conjoint,
 - ii. soit il vivait séparé de corps de son conjoint,
 - iii. soit une renonciation au droit de toucher des prestations de retraite sous forme de pension réversible remise par l'ancien participant et son conjoint aux termes de l'article 46 de la Loi était en vigueur.

(5) La déclaration relative au conjoint est nulle si l'ancien participant ou son conjoint la signe plus de 60 jours avant le jour de sa réception par l'administrateur.

13. (1) L'intertitre qui précède l'article 56 du Règlement est abrogé et remplacé par ce qui suit :

ACCUMULATION PENDANT LA PÉRIODE AU COURS DE LAQUELLE LE PARTICIPANT AVAIT UN CONJOINT

(2) Le paragraphe 56 (1) du Règlement est modifié par suppression de «ou partenaire de même sexe».

14. Le paragraphe 63 (6) du Règlement est abrogé et remplacé par ce qui suit :

(6) Une réduction prévue au présent article ne peut être faite sauf si le contrat d'assurance-vie collective prévoit que les paiements d'assurance seront faits au conjoint du participant ou de l'ancien participant, lorsqu'il existe un conjoint au moment du décès ou sauf si le conjoint a renoncé aux paiements d'assurance.

15. Le paragraphe 66 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) Pour l'application de la présente partie, la mention du conjoint d'une personne dans le règlement fédéral sur les placements est réputée une mention de son conjoint au sens de l'article 1 de la *Loi sur les régimes de retraite*.

16. Le paragraphe 83 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) Aux fins d'une demande, est une personne à charge la personne :

- a) d'une part, aux besoins de laquelle subvient le titulaire ou son conjoint à un moment quelconque de l'année civile de la signature de la demande ou de l'année civile précédente;

- b) d'autre part, qui est l'enfant, le petit-enfant, le père, la mère, le grand-père, la grand-mère, le frère, la soeur, l'oncle, la tante, la nièce ou le neveu :
 - (i) soit du titulaire,
 - (ii) soit du conjoint du titulaire, sauf si ces deux personnes vivent séparées de corps à la date de signature de la demande.

17. (1) Le paragraphe 85 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) La demande est accompagnée d'une des déclarations suivantes :

1. Une déclaration signée par le conjoint du titulaire, s'il en a un, selon laquelle il consent au retrait.
2. Une déclaration signée par le titulaire dans laquelle il atteste qu'il n'a pas de conjoint.
3. Une déclaration signée par le titulaire dans laquelle il atteste qu'il vit séparé de corps de son conjoint à la date où il signe la demande.
4. Une déclaration signée par le titulaire dans laquelle il atteste que l'argent qui se trouve dans l'arrangement d'épargne-retraite ne provient en aucun cas, directement ou indirectement, d'une prestation de retraite se rapportant à l'un quelconque de ses emplois.

(2) L'alinéa 85 (11) a) du Règlement est modifié par suppression de «ou partenaire de même sexe».

18. (1) La disposition 1 du paragraphe 87 (1) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(2) La disposition 2 du paragraphe 87 (1) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(3) La disposition 3 du paragraphe 87 (1) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(4) La disposition 4 du paragraphe 87 (1) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(5) La disposition 5 du paragraphe 87 (1) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(6) La disposition 6 du paragraphe 87 (1) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

19. (1) La définition de l'élément «B» au paragraphe 88 (2) du Règlement est modifiée par suppression de «ou partenaire de même sexe» dans le passage qui précède la disposition 1.

(2) La disposition 4 de la définition de l'élément «B» au paragraphe 88 (2) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(3) La disposition 5 de la définition de l'élément «B» au paragraphe 88 (2) du Règlement est modifiée par suppression de «ou partenaire de même sexe» partout où figurent ces mots.

(4) La définition de l'élément «C» au paragraphe 88 (2) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(5) La définition de l'élément «B» au paragraphe 88 (3) du Règlement est modifiée par suppression de «ou partenaire de même sexe» dans le passage qui précède la disposition 1.

(6) La disposition 4 de la définition de l'élément «B» au paragraphe 88 (3) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(7) La disposition 5 de la définition de l'élément «B» au paragraphe 88 (3) du Règlement est modifiée par suppression de «ou partenaire de même sexe».

(8) La définition de l'élément «C» au paragraphe 88 (3) du Règlement est abrogée et remplacée par ce qui suit :

«C» représente le total des éléments de passif du titulaire, de son conjoint et de la personne à charge, exception faite des éléments de passif garantis par des éléments d'actif énumérés à l'élément «B»;

(9) L'alinéa 88 (10) a) du Règlement est modifié par suppression de «ou partenaire de même sexe».

20. (1) La disposition 3 du paragraphe 1 (1) de l'annexe 1 du Règlement est abrogée.

(2) Le paragraphe 1 (3) de l'annexe 1 du Règlement est modifié par suppression de «ou partenaire de même sexe» dans le passage qui précède l'alinéa a).

(3) L'alinéa 1 (3) b) de l'annexe 1 du Règlement est modifié par suppression de «ou d'un partenaire de même sexe».

(4) Le paragraphe 8 (3) de l'annexe 1 du Règlement est modifié par suppression «ou un partenaire de même sexe».

(5) L'alinéa 9 (4) a) de l'annexe 1 du Règlement est modifié par suppression «ou au partenaire de même sexe».

(6) La disposition 2 du paragraphe 10 (4) de l'annexe 1 du Règlement est modifiée par suppression «ou au partenaire de même sexe».

(7) L'article 11 de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :

11. L'un ou l'autre des documents suivants constitue une déclaration relative au conjoint aux fins du retrait de sommes du fonds effectué aux termes de l'article 9 ou 10 :

1. Une déclaration signée par le conjoint du titulaire, s'il en a un, selon laquelle il consent au retrait.
2. Une déclaration signée par le titulaire dans laquelle il atteste qu'il n'a pas de conjoint.
3. Une déclaration signée par le titulaire dans laquelle il atteste qu'il vit séparé de corps de son conjoint à la date où il signe la demande de retrait.

(8) Le paragraphe 12 (1) de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :

(1) Le document que le titulaire d'un fonds de revenu viager est tenu de présenter à une institution financière aux termes de l'article 9 ou 10 et qui doit porter la signature du titulaire ou de son conjoint est nul si l'un ou l'autre le signe plus de 60 jours avant le jour de sa réception par l'institution financière.

(9) Le paragraphe 13 (1) de l'annexe 1 du Règlement est abrogé et remplacé par ce qui suit :

(1) Au décès du titulaire d'un fonds de revenu viager, son conjoint ou, s'il n'en a pas, son bénéficiaire désigné ou, s'il n'en a pas désigné, sa succession a droit à une prestation égale à la valeur de l'actif du fonds.

(10) Le paragraphe 13 (2) de l'annexe 1 du Règlement est modifié par suppression de «ou partenaire de même sexe».

(11) Le paragraphe 13 (3) de l'annexe 1 du Règlement est modifié par suppression de «ou partenaire de même sexe».

(12) Le paragraphe 13 (4) de l'annexe 1 du Règlement est modifié par suppression de «ou un partenaire de même sexe».

21. (1) La disposition 3 du paragraphe 1 (1) de l'annexe 2 du Règlement est abrogée.

(2) Le paragraphe 1 (3) de l'annexe 2 du Règlement est modifié par suppression de «ou partenaire de même sexe» dans le passage qui précède l'alinéa a).

(3) L'alinéa 1 (3) b) de l'annexe 2 du Règlement est modifié par suppression de «ou d'un partenaire de même sexe».

(4) L'alinéa 8 (4) a) de l'annexe 2 du Règlement est modifié par suppression de «ou au partenaire de même sexe».

(5) La disposition 2 du paragraphe 9 (4) de l'annexe 2 du Règlement est modifiée par suppression de «ou au partenaire de même sexe».

(6) L'article 10 de l'annexe 2 du Règlement est abrogé et remplacé par ce qui suit :

10. L'un ou l'autre des documents suivants constitue une déclaration relative au conjoint aux fins du retrait de sommes du fonds effectué aux termes de l'article 8 ou 9 :

1. Une déclaration signée par le conjoint du titulaire, s'il en a un, selon laquelle il consent au retrait.
2. Une déclaration signée par le titulaire dans laquelle il atteste qu'il n'a pas de conjoint.
3. Une déclaration signée par le titulaire dans laquelle il atteste qu'il vit séparé de corps de son conjoint à la date où il signe la demande de retrait.

(7) Le paragraphe 11 (1) de l'annexe 2 du Règlement est abrogé et remplacé par ce qui suit :

(1) Le document que le titulaire d'un fonds de revenu de retraite immobilisé est tenu de présenter à une institution financière aux termes de l'article 8 ou 9 et qui doit porter la signature du titulaire ou de son conjoint est nul si l'un ou l'autre le signe plus de 60 jours avant le jour de sa réception par l'institution financière.

(8) Le paragraphe 12 (1) de l'annexe 2 du Règlement est abrogé et remplacé par ce qui suit :

(1) Au décès du titulaire d'un fonds de revenu de retraite immobilisé, son conjoint ou, s'il n'en a pas, son bénéficiaire désigné ou, s'il n'en a pas désigné, sa succession a droit à une prestation égale à la valeur de l'actif du fonds.

(9) Le paragraphe 12 (2) de l'annexe 2 du Règlement est modifié par suppression de «ou partenaire de même sexe».

(10) Le paragraphe 12 (3) de l'annexe 2 du Règlement est modifié par suppression de «ou partenaire de même sexe».

(11) Le paragraphe 12 (4) de l'annexe 2 du Règlement est modifié par suppression de «ou un partenaire de même sexe».

22. Le présent règlement entre en vigueur le jour de l'entrée en vigueur du paragraphe 56 (3) de la *Loi de 2005 modifiant des lois en ce qui concerne les unions conjugales*.

27/05

ONTARIO REGULATION 325/05

made under the

RETAIL SALES TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 1012 of R.R.O. 1990
(Definitions, Exemptions and Rebates)

Note: Regulation 1012 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 10 (1) of Regulation 1012 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Subparagraph 2 i of subsection 10 (3) of the Regulation is amended by striking out “or the person’s same-sex partner”.

(3) Clause 10 (5) (c) of the Regulation is amended by striking out “or same-sex partner” wherever it appears.

(4) Clause 10 (7) (b) of the Regulation is amended by striking out “the same-sex partner” wherever it appears.

(5) Paragraph 3 of subsection 10 (9) of the Regulation is amended by striking out “or same-sex partner” in the portion before subparagraph i.

27/05

ONTARIO REGULATION 326/05

made under the

RETAIL SALES TAX ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 1013 of R.R.O. 1990
(General)

Note: Regulation 1013 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-laws.gov.on.ca.

1. The definition of “spouse” in subsection 13 (10) of Regulation 1013 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“spouse” means a spouse as defined in section 29 of the *Family Law Act*.

27/05

ONTARIO REGULATION 327/05

made under the

CHARITABLE INSTITUTIONS ACTMade: June 1, 2005
Filed: June 13, 2005Amending Reg. 69 of R.R.O. 1990
(General)

Note: Regulation 69 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 1 (1) of Regulation 69 of the Revised Regulations of Ontario, 1990 is revoked.
- (2) The definition of “spouse” in subsection 1 (1) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).
- (3) Subsection 1 (3) of the Regulation is revoked.
2. (1) Paragraph 2 of subsection 43.1 (1) of the Regulation is amended by striking out “or same-sex partner”.
- (2) Clause 43.1 (2) (b) of the Regulation is amended by striking out “or same-sex partner” at the end.
- (3) Subclause 43.1 (3) (b) (iii) of the Regulation is amended by striking out “or same-sex partner” wherever it appears.
- (4) Subclause 43.1 (3) (b) (iv) of the Regulation is amended,
 - (a) by striking out “if the spouse or same-sex partner” and substituting “if the spouse”; and
 - (b) by striking out “or same-sex partner’s”.
- (5) Subsection 43.1 (7) of the Regulation is amended by striking out “or same-sex partner” at the end.

27/05

ONTARIO REGULATION 328/05

made under the

HEALTH INSURANCE ACTMade: June 1, 2005
Filed: June 13, 2005Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is revoked.
- (2) The definition of “spouse” in subsection 1 (1) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).
2. (1) Paragraph 7 of clause (b) of the definition of “resident” in subsection 1.1 (1) of the Regulation is amended by striking out “spouse, same-sex partner” and substituting “spouse”.
- (2) Paragraph 9 of clause (b) of the definition of “resident” in subsection 1.1 (1) of the Regulation is amended by striking out “or same-sex partner”.

(3) Subparagraph 4 i of subsection 1.1 (3) of the Regulation is amended by striking out “or same-sex partner”.

3. Paragraph 7 of subsection 3 (4) of the Regulation is amended by striking out “spouse, same-sex partner” and substituting “spouse”.

4. (1) Subsection 10 (7) of the Regulation is amended by striking out “or same-sex partner” in the portion before clause (a).

(2) Clause 10 (7) (a) of the Regulation is amended by striking out “or same-sex partner”.

(3) Clause 10 (7) (b) of the Regulation is amended by striking out “or same-sex partner”.

(4) Clause 10 (7) (c) of the Regulation is amended by striking out “or same-sex partner”.

(5) Clause (a) of the definition of “dependant” in subsection 10 (11) of the Regulation is amended by striking out “or same-sex partner”.

27/05

ONTARIO REGULATION 329/05

made under the

HOMES FOR SPECIAL CARE ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 636 of R.R.O. 1990
(General)

Note: Regulation 636 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in section 1 of Regulation 636 of the Revised Regulations of Ontario, 1990 is revoked.

(2) The definition of “spouse” in section 1 of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).

2. (1) Subsection 43 (11) of the Regulation is amended by striking out “or same-sex partner”.

(2) Subsection 43 (13) of the Regulation is amended by striking out “or same-sex partner” in the portion before clause (a).

27/05

ONTARIO REGULATION 330/05

made under the

HOMES FOR THE AGED AND REST HOMES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 637 of R.R.O. 1990
(General)

Note: Regulation 637 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 1 (1) of Regulation 637 of the Revised Regulations of Ontario, 1990 is revoked.

(2) The definition of “spouse” in subsection 1 (1) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).

(3) Subsection 1 (3) of the Regulation is revoked.

2. (1) Paragraph 2 of subsection 39.3.1 (1) of the Regulation is amended by striking out “or same-sex partner”.

(2) Clause 39.3.1 (2) (b) of the Regulation is amended by striking out “or same-sex partner”.

(3) Subclause 39.3.1 (3) (b) (iii) of the Regulation is amended by striking out “or same-sex partner” wherever it appears.

(4) Subclause 39.3.1 (3) (b) (iv) of the Regulation is amended,

(a) by striking out “if the spouse or same-sex partner” and substituting “if the spouse”; and

(b) by striking out “or same-sex partner’s”.

(5) Subsection 39.3.1 (7) of the Regulation is amended by striking out “or same-sex partner” at the end.

27/05

ONTARIO REGULATION 331/05

made under the

LABORATORY AND SPECIMEN COLLECTION CENTRE LICENSING ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 682 of R.R.O. 1990
(Laboratories)

Note: Regulation 682 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in section 1 of Regulation 682 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Clause (b) of the definition of “spouse” in section 1 of the Regulation is amended by striking out “of the opposite sex”.

2. Subsection 4.1 (4) of the Regulation is amended by striking out “or same-sex partner”.

RÈGLEMENT DE L'ONTARIO 331/05

pris en application de la

LOI AUTORISANT DES LABORATOIRES MÉDICAUX ET DES CENTRES DE PRÉLÈVEMENT

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. 682 des R.R.O. de 1990
(Laboratoires)

Remarque : Le Règlement 682 a été modifié antérieurement. Ces modifications sont indiquées dans le [Sommaire de l'historique législatif des règlements](#) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «partenaire de même sexe» à l'article 1 du Règlement 682 des Règlements refondus de l'Ontario de 1990 est abrogée.

(2) L'alinéa b) de la définition de «conjoint» à l'article 1 du Règlement est modifié par suppression de «de sexe opposé».

2. Le paragraphe 4.1 (4) du Règlement est modifié par suppression de «ou partenaire de même sexe».

27/05

ONTARIO REGULATION 332/05

made under the

MENTAL HOSPITALS ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 744 of R.R.O. 1990
(General)

Note: Regulation 744 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause (b) of the definition of “dependant” in subsection 7 (1) of Regulation 744 of the Revised Regulations of Ontario, 1990 is amended by striking out “a widow or widower” at the beginning and substituting “a surviving spouse”.

(2) Subsection 7 (1) of the Regulation is amended by adding the following definition:

“spouse” means a spouse as defined in section 19 of the Act;

27/05

ONTARIO REGULATION 333/05

made under the

NURSING HOMES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 832 of R.R.O. 1990
(General)

Note: Regulation 832 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in subsection 1 (1) of Regulation 832 of the Revised Regulations of Ontario, 1990 is revoked.

(2) The definition of “spouse” in subsection 1 (1) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).

(3) Subsection 1 (3) of the Regulation is revoked.

2. (1) Paragraph 2 of subsection 116.1 (1) of the Regulation is amended by striking out “or same-sex partner”.

(2) Clause 116.1 (2) (b) of the Regulation is amended by striking out “or same-sex partner” at the end.

(3) Subclause 116.1 (3) (b) (iii) of the Regulation is amended by striking out “or same-sex partner” wherever it appears.

- (4) Subclause 116.1 (3) (b) (iv) of the Regulation is amended,
- (a) by striking out “if the spouse or same-sex partner” and substituting “if the spouse”; and
- (b) by striking out “or same-sex partner’s”.
- (5) Subsection 116.1 (7) of the Regulation is amended by striking out “or same-sex partner” at the end.

27/05

ONTARIO REGULATION 334/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. (1) The definition of “same-sex partner” in subsection 1 (1) of Ontario Regulation 201/96 is revoked.
- (2) The definition of “spouse” in subsection 1 (1) of the Regulation is amended by striking out “of the opposite sex” in the portion before clause (a).
- 2. (1) Clause 5 (1) (a) of the Regulation is amended by striking out “or same-sex partners”.
- (2) Subsection 5 (4) of the Regulation is amended by striking out “or same-sex partners”.
- 3. Clause 20.2 (3) (a) of the Regulation is revoked and the following substituted:
 - (a) the eligible person,
 - (i) has an annual net income of less than \$16,018 and is single, or is no longer cohabiting with his or her spouse because the spouse is a person mentioned in paragraph 2, 5, 6 or 7 of subsection 2 (1), or
 - (ii) cohabits with a spouse and, together with his or her spouse, has an annual net income of less than \$24,175; and
- 4. (1) Clause 20.3 (4) (b) of the Regulation is amended by striking out “or same-sex partner”.
- (2) Subsection 20.3 (6) of the Regulation is amended by striking out “or same-sex partner”.

27/05

ONTARIO REGULATION 335/05

made under the

EMPLOYMENT STANDARDS ACT, 2000

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 286/01
(Benefit Plans)

Note: Ontario Regulation 286/01 has not previously been amended.

- 1. (1) The definition of “dependant” in section 1 of Ontario Regulation 286/01 is revoked and the following substituted:

“dependant” means a dependant as defined in the relevant benefit plan, and “dependent child” and “dependent spouse” have corresponding meanings;

(2) The definition of “health benefit plan” in section 1 of the Regulation is amended by striking out “a spouse, a same-sex partner or a dependant” and substituting “a spouse or a dependant”.

(3) Clause (b) of the definition of “marital status” in section 1 of the Regulation is revoked and the following substituted:

(b) common law status as defined in the relevant benefit plan;

(4) The definition of “pension plan” in section 1 of the Regulation is amended by striking out “spouse, same-sex partner or dependant” in the portion before clause (a) and substituting “spouse or dependant”.

(5) The definitions of “same-sex partner” and “same-sex partnership status” in section 1 of the Regulation are revoked.

2. Subsection 3 (1) of the Regulation is revoked and the following substituted:

Pension plans, permitted differentiation re marital status

(1) The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) an increase in benefits payable to an employee under a pension plan that provides for the increased benefits because the employee has a dependent spouse;
- (b) a differentiation under a pension plan because of marital status, if the differentiation is made for the purpose of providing benefits that are payable periodically during the joint lives of an employee who is entitled to the pension and the employee’s spouse, and thereafter during the life of the survivor of them, as provided in the pension plan; and
- (c) a differentiation in the rates of contribution of an employer to a defined benefit or a unit-benefit pension plan that provides an increase in benefits to an employee because of marital status, if the rates of contribution of the employer differentiate between employees because of marital status.

3. Subsection 6 (1) of the Regulation is revoked and the following substituted:

Life insurance plans, permitted differentiation re marital status

(1) The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) benefits under a life insurance plan that are payable periodically to the surviving spouse of a deceased employee for the life of the surviving spouse or until the surviving spouse becomes a spouse of another person;
- (b) a benefit under a life insurance plan that is payable to an employee on the death of his or her spouse; and
- (c) a differentiation in the contributions of an employee or an employer to a life insurance plan, if,
 - (i) the differentiation is made because of marital status, and
 - (ii) the life insurance plan provides benefits that are payable periodically to an employee’s surviving spouse.

4. Section 9 of the Regulation is revoked and the following substituted:

Health benefit plans, permitted differentiation re sex or marital status

9. The prohibition in subsection 44 (1) of the Act does not apply to,

- (a) a differentiation, made on an actuarial basis because of sex, in the rate of contributions of an employee to a voluntary employee-pay-all health benefit plan;
- (b) a differentiation, made on an actuarial basis because of an employee’s sex and in order to provide equal benefits under the plan, in the rate of contributions of an employer to a health benefit plan;
- (c) a differentiation in an employee’s benefits or contributions under a health benefit plan because of marital status, if the differentiation is made in order to provide benefits for the employee’s spouse or dependent child; and
- (d) a differentiation in the rate of contributions of an employer to a health benefit plan, where there are specified premium rates and where that differentiation for employees having marital status and for employees without marital status is on the same proportional basis.

5. This Regulation comes into force on the later of the day sections 1 and 5 of the *Employment Standards Amendment Act (Family Medical Leave)*, 2004 come into force and the day this Regulation is filed.

ONTARIO REGULATION 336/05

made under the

WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: March 24, 2005
Approved: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 175/98
(General)

Note: Ontario Regulation 175/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subclause 11 (3) (b) (i) of Ontario Regulation 175/98 is amended by striking out “spouse or same-sex partner, both as defined” and substituting “spouse, as defined”.

Made by:

WORKPLACE SAFETY AND INSURANCE BOARD:

JILL HUTCHEON
President/Interim Chair

LINDA ANGOVE
Corporate Secretary

Date made: March 24, 2005.

27/05

ONTARIO REGULATION 337/05

made under the

WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: March 24, 2005
Approved: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 455/97
(Pension Plan for Board Employees)

Note: Ontario Regulation 455/97 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

- 1. (1) The definition of “same-sex partner” in section 1 of Ontario Regulation 455/97 is revoked.**
- (2) The definition of “spouse” in section 1 of the Regulation is amended by striking out “a man and woman” in the portion before clause (a) and substituting “two persons”.**
- 2. Clause 34 (1) (a) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.**
- 3. (1) Clauses 35 (1) (a) and (b) of the Regulation are amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.**
- (2) Subsection 35 (2) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.**

(3) Subsection 35 (4) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(4) Subsection 35 (5) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

4. (1) Subsection 35.1 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Subsection 35.1 (2) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

5. (1) Subsection 36 (1) of the Regulation is amended by,

(a) striking out “spouse or same-sex partner” in both places where it appears in clause (a) and substituting in each case “spouse”; and

(b) striking out “spouse or same-sex partner” in clause (b) in the portion before subclause (i) and substituting “spouse”.

(2) Subsection 36 (6) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

6. (1) Subsection 38 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Subsection 38 (2) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.

(3) Subsection 38 (3) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(4) Subsection 38 (4) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(5) Subsection 38 (6) of the Regulation is amended by striking out “spouse or same-sex partner” at the end and substituting “spouse”.

7. (1) Subsection 39 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Subsection 39 (2) of the Regulation is amended by,

(a) striking out “spouse or same-sex partner” in the portion before clause (a) and substituting “spouse”;

(b) striking out “spouse or same-sex partner” in clause (a) and substituting “spouse”; and

(c) striking out “spouse or same-sex partner” in both places where it appears in clause (b) and substituting in each case “spouse”.

(3) Subsection 39 (3) of the Regulation is amended by striking out “spouse or same-sex partner” at the end and substituting “spouse”.

(4) Subsection 39 (5) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

8. (1) Subsection 39.1 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) The definition of “B” in subsection 39.1 (4) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

9. Clauses 40 (1) (a) and (b) of the Regulation are amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

10. Subsection 41 (1) of the Regulation is amended by striking out “surviving spouse, surviving same-sex partner or” and substituting “surviving spouse or”.

11. (1) Subsection 42 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(2) Subsection 42 (2) of the Regulation is amended by striking out “the surviving spouse, the surviving same-sex partner or” and substituting “the surviving spouse or”.

Made by:

WORKPLACE SAFETY AND INSURANCE BOARD:

JILL HUTCHEON
President/Interim Chair

LINDA ANGOVE
Corporate Secretary

Date made: March 24, 2005.

27/05

ONTARIO REGULATION 338/05

made under the

WORKPLACE SAFETY AND INSURANCE ACT, 1997

Made: March 24, 2005
Approved: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 562/99
(Benefit for Loss of Retirement Income)

Note: Ontario Regulation 562/99 has previously been amended. Those amendments are listed in the Table of Regulations, Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 1 of section 2 of Ontario Regulation 562/99 is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.
2. (1) Subsection 3 (1) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.
 - (2) Subsection 3 (2) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.
 - (3) Subsection 3 (3) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.
 - (4) Subsection 3 (4) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.
 - (5) Subsection 3 (5) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.
3. Subsection 5 (5) of the Regulation is amended by striking out “spouse or same-sex partner” in the three places where it appears and substituting in each case “spouse”.
 4. (1) Subsection 6 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.
 - (2) Subsection 6 (4) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.
 - (3) Subsection 6 (5) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.
 - (4) Clauses 6 (7) (a) and (b) of the Regulation are amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

(5) Subsection 6 (8) of the Regulation is amended by,

- (a) striking out “spouse or same-sex partner” in both places where it appears in the portion before paragraph 1 and substituting in each case “spouse”;
- (b) striking out “spouse or same-sex partner” in both places where it appears in paragraph 2 and substituting in each case “spouse”; and
- (c) striking out “spouse or same-sex partner” in the three places where it appears in paragraph 3 and substituting in each case “spouse”.

(6) Subsection 6 (9) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.

5. (1) Subsection 7 (4) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.

(2) Subsection 7 (5) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

(3) Clauses 7 (8) (a) and (b) of the Regulation are amended by striking out “spouse or same-sex partner” wherever it appears and substituting in each case “spouse”.

(4) Subsection 7 (9) of the Regulation is amended by,

- (a) striking out “spouse or same-sex partner” in both places where it appears in the portion before paragraph 1 and substituting in each case “spouse”;
- (b) striking out “spouse or same-sex partner” in both places where it appears in paragraph 2 and substituting in each case “spouse”; and
- (c) striking out “spouse or same-sex partner” in the three places where it appears in paragraph 3 and substituting in each case “spouse”.

(5) Subsection 7 (10) of the Regulation is amended by striking out “spouse or same-sex partner” in both places where it appears and substituting in each case “spouse”.

6. Subsections 9 (2) and (3) of the Regulation are revoked and the following substituted:

(2) Every reference to a “spousal partner” in sections 2, 3 and 6 of Ontario Regulation 715/94 shall be deemed to be a reference to either of two persons who, on the date the worker reaches 65 years of age, are cohabiting and,

- (a) are married to each other; or
- (b) are living together in a conjugal relationship outside marriage and,
 - (i) have cohabited for at least one year,
 - (ii) are together the parents of a child, or
 - (iii) have together entered into a cohabitation agreement under section 53 of the *Family Law Act* or a successor to that section.

(3) Every reference to a “spouse” in section 7 of Ontario Regulation 715/94 shall be deemed to be a reference to a spouse as defined in subsection 1 (1) of the pre-1997 Act, as that subsection is deemed to be amended by section 103.1 of the Act.

Made by:

WORKPLACE SAFETY AND INSURANCE BOARD:

JILL HUTCHEON
President/Interim Chair

LINDA ANGOVE
Corporate Secretary

Date made: March 24, 2005.

27/05

ONTARIO REGULATION 339/05

made under the

HOUSING DEVELOPMENT ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 641 of R.R.O. 1990
(General)

Note: Regulation 641 has previously been amended. Those amendments are listed in the Table of Regulations, Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “adjusted household income” in section 1 of Regulation 641 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“adjusted household income” means the gross annual income from all sources of the principal wage earner of a household and his or her spouse during the 12 months immediately preceding the date of the application for a loan or during the preceding calendar year, whichever is the greater, after deducting,

- (a) earnings of the spouse up to \$1,000,
- (b) \$300 for each dependent child,
- (c) the first \$1,000 of earnings of a one-parent household,
- (d) living out or travelling expenses of the principal wage earner of a household and his or her spouse, but not including living out or travelling expenses for which there is reimbursement by the employer or travelling expenses to and from the place of employment, and
- (e) in the case of self-employment of the principal wage earner of a household or his or her spouse, the expenses that are,
 - (i) incurred in the earning of income, and
 - (ii) permitted deductions under the *Income Tax Act* (Canada);

(2) The definition of “same-sex partner” in section 1 of the Regulation is revoked.

(3) Clause (b) of the definition of “spouse” in section 1 of the Regulation is revoked and the following substituted:

- (b) either of two persons who live together in a conjugal relationship outside marriage.

2. Form 2 is revoked and the following substituted:

FORM 2
PRELIMINARY LOAN APPLICATION

Housing Development Act

(to be submitted in duplicate)

The Minister of Municipal Affairs and Housing
or the name of the municipality (whichever is applicable)

Loan Reference Number

Name of Applicant

Date

Address of dwelling unit of applicant

Telephone Number

Age

Marital Status

- ☐ Single
- ☐ Spouse
- ☐ Widow
- ☐ Widower
- ☐ Separated
- ☐ Divorced

Number of dependants

Number of years resident at present address

Children

Employed by

Occupation

Number of years with employer

Gross Annual Income

Principal wage earner of household \$.....

Gross annual income of spouse \$.....

Total household income \$

Less:

The earning of the spouse up to \$1000 \$

\$300 for each dependent child \$

The first \$1,000 of earning of a one parent household \$

The living out or travelling expenses \$

In the case of self employed, the expenses \$

Allowed under the Income Tax Act (Canada) \$

Adjusted Household Income \$

Construction

Exterior

- ☐ Wood frame
- ☐ Brick
- ☐ Solid masonry
- ☐ Other (specify)

Interior Finish

- ☐ Plaster
- ☐ Plywood
- ☐ Drywall
- ☐ Other (specify)

Purpose of Loan:

List of items for repair, rehabilitation and improvements (attach separate sheet if necessary)

1. I certify that I am the owner and occupant of
2. I hereby apply for a loan for the said dwelling unit under section 3 of the *Housing Development Act* and the regulations.
3. I have not previously applied for nor received assistance for the said dwelling unit under section 3 of the *Housing Development Act* and the regulations and have not received federal funding for the said dwelling unit
4. To the best of my knowledge and belief the foregoing information is true and accurate.
5. I will provide the Minister of Municipal Affairs and Housing or the municipality (as the case may be) with whatever information, records or accounts that may be required in connection with this application.
6. I consent to whatever inspections of the said dwelling unit or verification of income that are required by the Minister or the municipality (as the case may be).

.....
(SIGNATURE OF APPLICANT)

MUNICIPAL USE ONLY

Inspection authorized

- ☐ Yes
☐ No

If no, specify reasons

DATE OF INSPECTION

.....
(AUTHORIZED SIGNATURE)

27/05

ONTARIO REGULATION 340/05

made under the

ONTARIO MUNICIPAL EMPLOYEES RETIREMENT SYSTEM ACT

Made: June 1, 2005
Filed: June 13, 2005

Amending Reg. 890 of R.R.O. 1990
(General)

Note: Regulation 890 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Clause 4 (1) (h) of Regulation 890 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

(h) may, for the purposes of this Regulation, determine the individual who is the surviving spouse of a member; and

2. (1) Clause 14 (8) (c) of the Regulation is revoked and the following substituted:

(c) the member's surviving spouse or children are entitled to a pension in respect of a deceased member,

(2) Subsection 14 (11) of the Regulation is amended by striking out "the member's spouse or children" and substituting "the member's surviving spouse or children".

3. (1) The heading preceding section 15 of the Regulation is revoked and the following substituted:

PENSIONS TO SURVIVING SPOUSES OR CHILDREN

(2) Clauses 15 (1) (a) and (b) of the Regulation are revoked and the following substituted:

(a) to the surviving spouse, if the member and the surviving spouse were not living separate and apart on the date of the member's death; or

(b) to each dependent child of the deceased member,

(i) if, at the death of the member, there is no surviving spouse entitled to receive a pension under this section,

(ii) if the surviving spouse is not entitled to receive or to continue to receive a pension under this section by virtue of subsection 15.2 (9), or

(iii) if the surviving spouse who was entitled to a pension under this section has died.

(3) Clause 15 (2) (a) of the Regulation is amended by striking out "a widow, widower or surviving same-sex partner" in the portion before subclause (i) and substituting "a surviving spouse".

(4) Subclause 15 (2) (b) (ii) of the Regulation is amended by striking out "the widow, widower or surviving same-sex partner" and substituting "the surviving spouse".

(5) Subsection 15 (6) of the Regulation is amended by striking out "A widow, widower or surviving same-sex partner" at the beginning and substituting "A surviving spouse".

(6) Subsection 15 (7) of the Regulation is amended by striking out "A widow, widower or surviving same-sex partner" at the beginning and substituting "A surviving spouse".

(7) Subsection 15 (8) of the Regulation is amended by striking out "widow, widower or surviving same-sex partner" and substituting "surviving spouse".

(8) Subsection 15 (9) of the Regulation is amended by striking out "widow, widower or surviving same-sex partner" and substituting "surviving spouse".

(9) Subsection 15 (10) of the Regulation is amended by striking out "a widow, widower or surviving same-sex partner" and substituting "a surviving spouse".

4. (1) Clauses 15.1 (1) (a) and (b) of the Regulation are revoked and the following substituted:

(a) to the surviving spouse of the member; or

(b) to each dependent child of the deceased member,

(i) if, at the death of the member, there is no surviving spouse entitled to receive a pension under this section,

(ii) if the surviving spouse is not entitled to receive or to continue to receive a pension under this section by virtue of subsection 15.2 (9), or

(iii) if the surviving spouse who was entitled to a pension under this section has died.

(2) Subsection 15.1 (2) of the Regulation is amended by striking out "a widow, widower or surviving same-sex partner" in the portion before clause (a) and substituting "a surviving spouse".

(3) Clause 15.1 (3) (b) of the Regulation is revoked and the following substituted:

(b) if the surviving spouse was receiving a pension immediately before his or her death, the pension the surviving spouse was receiving excluding any adjustment in respect of a dependent child of the member,

(4) Subsection 15.1 (5) of the Regulation is amended by striking out "a widow, widower, same-sex partner or child" and substituting "a surviving spouse or child".

(5) Subsections 15.1 (6) and (7) of the Regulation are revoked and the following substituted:

(6) Subsection (1) applies in respect of spousal relationships in which the former member and his or her spouse became spouses before the date on which this section came into force, upon application to the Board by any eligible surviving spouse.

(7) The pension payable to an eligible surviving spouse shall be calculated as if subsection (1) had been in effect on the date of death of the former member.

(6) Subsection 15.1 (8) of the Regulation is amended by striking out “an eligible widow, widower or surviving same-sex partner” and substituting “an eligible surviving spouse”.

(7) Subsection 15.1 (9) of the Regulation is amended by striking out “the widow or widower” and substituting “an eligible surviving spouse”.

5. (1) Clause 15.2 (1) (a) of the Regulation is revoked and the following substituted:

(a) to a surviving spouse until his or her death; or

(2) Subsection 15.2 (4) of the Regulation is amended by striking out “the widow, widower or surviving same-sex partner” wherever it occurs and substituting in each case “the surviving spouse”.

(3) Subsection 15.2 (7) of the Regulation is amended,

(a) by striking out “a widow, widower, surviving same-sex partner” and substituting “a surviving spouse”; and

(b) by striking out “the widow, widower, surviving same-sex partner” and substituting “the surviving spouse”.

(4) Subsection 15.2 (8) of the Regulation is amended,

(a) by striking out “a widow, widower, surviving same-sex partner” and substituting “a surviving spouse”; and

(b) by striking out “the widow, widower, surviving same-sex partner” and substituting “the surviving spouse”.

(5) Subsection 15.2 (9) of the Regulation is amended by striking out “a widow, widower or surviving same-sex partner” wherever it occurs in the portion before clause (a) and substituting “a surviving spouse”.

(6) Subsection 15.2 (11) of the Regulation is amended by striking out “any widow or widower” and substituting “a surviving spouse”.

(7) Subsection 15.2 (12) of the Regulation is amended by striking out “the widow or widower” and substituting “the surviving spouse”.

(8) Subsection 15.2 (13) of the Regulation is amended by striking out “the widow or widower” wherever it occurs and substituting in each case “the surviving spouse”.

6. (1) Clause 16 (7) (b) of the Regulation is revoked and the following substituted:

(b) the member’s surviving spouse or children are entitled to a pension in respect of the deceased member,

(2) Subsection 16 (9) of the Regulation is amended by striking out “the member’s spouse” and substituting “the member’s surviving spouse”.

7. Subsection 18 (4) of the Regulation is amended by striking out “the widow, widower, surviving same-sex partner” and substituting “the surviving spouse”.

8. (1) Clause 23 (1) (c) of the Regulation is revoked and the following substituted:

(c) the surviving spouse or child of a person mentioned in clause (a) or (b),

(2) Subsection 23 (1) of the Regulation is amended by striking out “widow, widower, surviving same-sex partner” in the portion after clause (c) and substituting “surviving spouse”.

9. Section 27 of the Regulation is amended by striking out “a member’s widow, widower, surviving same-sex partner” and substituting “a member’s surviving spouse”.

10. This Regulation comes into force on the day subsection 56 (3) of the *Spousal Relationships Statute Law Amendment Act, 2005* comes into force.

ONTARIO REGULATION 341/05

made under the

SOCIAL HOUSING REFORM ACT, 2000

Made: May 15, 2005

Filed: June 13, 2005

Amending O. Reg. 339/01

(Housing Projects Subject to Part VI of the Act)

Note: Ontario Regulation 339/01 has previously been amended. Those amendments are listed in the Table of Regulations, Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 4 (8) of Ontario Regulation 339/01 is amended by striking out “same-sex partner”.
- (2) The definition of “same-sex partner” in subsection 4 (9) of the Regulation is revoked.
- (3) Clause (a) of the definition of “spouse” in subsection 4 (9) of the Regulation is revoked and the following substituted:
 - (a) an individual who, together with the person, has advised the housing provider that the individual and the person are spouses, or
- (4) Clause (b) of the definition of “spouse” in subsection 4 (9) of the Regulation is amended by striking out “an individual of the opposite sex to the person” at the beginning and substituting “an individual”.

RÈGLEMENT DE L'ONTARIO 341/05

pris en application de la

LOI DE 2000 SUR LA RÉFORME DU LOGEMENT SOCIAL

pris le 15 mai 2005

déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 339/01

(Ensembles domiciliaires visés par la partie VI de la Loi)

Remarque : Le Règlement de l'Ontario 339/01 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 4 (8) du Règlement de l'Ontario 339/01 est modifié par suppression de «ou son partenaire de même sexe».
- (2) La définition de «partenaire de même sexe» au paragraphe 4 (9) du Règlement est abrogée.
- (3) L'alinéa a) de la définition de «conjoint» au paragraphe 4 (9) du Règlement est abrogé et remplacé par ce qui suit :
 - a) d'un particulier qui, avec la personne, a avisé le fournisseur de logements qu'ils sont conjoints;
- (4) L'alinéa b) de la définition de «conjoint» au paragraphe 4 (9) du Règlement est modifié par substitution de «d'un particulier» à «d'un particulier de sexe opposé» au début de l'alinéa.

Made by:
Pris par :

Le ministre des Affaires municipales et du Logement,

JOHN PHILIP GERRETSEN
Minister of Municipal Affairs and Housing

Date made: May 15, 2005.
Pris le : 15 mai 2005

27/05

ONTARIO REGULATION 342/05
made under the
SOCIAL HOUSING REFORM ACT, 2000

Made: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 298/01
(Rent-Geared-to-Income Assistance and Special Needs Housing)

Note: Ontario Regulation 298/01 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “family unit” in subsection 4 (1) of Ontario Regulation 298/01 is amended by striking out “spouse or same-sex partner” where it occurs in clauses (a), (b), (c) and (d) and substituting in each case “spouse”.

(2) The definition of “same-sex partner” in subsection 4 (1) of the Regulation is revoked.

(3) Clause (a) of the definition of “spouse” in subsection 4 (1) of the Regulation is revoked and the following substituted:

(a) an individual who, together with the member, has declared to the service manager that the individual and the member are spouses, or

(4) Clause (b) of the definition of “spouse” in subsection 4 (1) of the Regulation is amended by striking out “an individual of the opposite sex to the member” at the beginning and substituting “an individual”.

(5) Subsection 4 (2) of the Regulation is revoked and the following substituted:

(2) For the purpose of the definition of “spouse”, sexual factors shall not be investigated or considered in determining whether or not an individual is a spouse.

2. (1) Clause 27 (2) (a) of the Regulation is repealed and the following substituted:

(a) one bedroom for any two members of the household who are spouses of each other;

(2) Paragraph 1 of subsection 27 (3) of the Regulation is amended by striking out “spouses or same-sex partners” and substituting “spouses”.

3. Subsection 28 (3) of the Regulation is amended by striking out “spouses of each other or same-sex partners of each other” and substituting “spouses of each other”.

4. Subsection 39 (3) of the Regulation is revoked and the following substituted:

(3) Subsection (1) does not apply with respect to the refusal of a bachelor unit by a household consisting of two individuals who are spouses of each other.

5. The definitions of “recipient”, “same-sex partner” and “spouse” in section 46 of the Regulation are revoked and the following substituted:

“recipient” has the same meaning as in the *Ontario Works Act, 1997*; (“bénéficiaire”)

“spouse” has the same meaning as in Ontario Regulation 134/98 made under the *Ontario Works Act, 1997*. (“conjoint”)

6. Subsection 48 (1) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

7. Clause 49 (4) (c) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

8. Subparagraph 46 i of subsection 50 (3) of the Regulation is amended by striking out “spouse or same-sex partner” and substituting “spouse”.

9. The heading to Table 3 of the Regulation is revoked and the following substituted:

TABLE 3

ONTARIO WORKS RENT SCALE FOR A BENEFIT UNIT CONSISTING OF A RECIPIENT WITH NO SPOUSE BUT WITH ONE OR MORE OTHER DEPENDANTS

10. The heading to Table 4 of the Regulation is revoked and the following substituted:

TABLE 4

ONTARIO WORKS RENT SCALE FOR A BENEFIT UNIT CONSISTING OF (A) A RECIPIENT WITH NO SPOUSE AND NO OTHER DEPENDANTS, (B) A RECIPIENT WITH A SPOUSE BUT NO OTHER DEPENDANTS, OR (C) A RECIPIENT WITH A SPOUSE AND ONE OR MORE OTHER DEPENDANTS

RÈGLEMENT DE L'ONTARIO 342/05

pris en application de la

LOI DE 2000 SUR LA RÉFORME DU LOGEMENT SOCIAL

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 298/01

(Aide sous forme de loyer indexé sur le revenu et logement adapté)

Remarque : Le Règlement de l'Ontario 298/01 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «cellule familiale» au paragraphe 4 (1) du Règlement de l'Ontario 298/01 est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe» aux alinéas a) et b) et par substitution de «conjoint» à «conjoint ou de partenaire de même sexe» aux alinéas c) et d).

(2) La définition de «partenaire de même sexe» au paragraphe 4 (1) du Règlement est abrogée.

(3) L'alinéa a) de la définition de «conjoint» au paragraphe 4 (1) du Règlement est abrogé et remplacé par ce qui suit :

a) du particulier avec lequel le membre a déclaré au gestionnaire de services qu'ils sont conjoints;

(4) L'alinéa b) de la définition de «conjoint» au paragraphe 4 (1) du Règlement est modifié par substitution de «d'un particulier» à «d'un particulier de sexe opposé» au début de l'alinéa.

(5) Le paragraphe 4 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Pour l'application de la définition de «conjoint», les facteurs d'ordre sexuel ne doivent faire l'objet d'aucune enquête ni être pris en considération pour déterminer si un particulier est un conjoint.

2. (1) L'alinéa 27 (2) a) du Règlement est abrogé et remplacé par ce qui suit :

a) une chambre pour chaque couple de conjoints que comprend le ménage;

(2) La disposition 1 du paragraphe 27 (3) du Règlement est modifiée par substitution de «des conjoints» à «des conjoints ou des partenaires de même sexe».

3. Le paragraphe 28 (3) du Règlement est modifié par substitution de «conjoint l'un de l'autre» à «conjoint ou partenaire de même sexe l'un de l'autre».

4. Le paragraphe 39 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) Le paragraphe (1) ne s'applique pas à l'égard du refus d'une offre de studio par un ménage ne comptant que deux particuliers conjoints l'un de l'autre.

5. Les définitions de «bénéficiaire», de «conjoint» et de «partenaire de même sexe» à l'article 46 du Règlement sont abrogées et remplacées par ce qui suit :

«bénéficiaire» S'entend au sens de la *Loi de 1997 sur le programme Ontario au travail*. («recipient»)

«conjoint» S'entend au sens du Règlement de l'Ontario 134/98 pris en application de la *Loi de 1997 sur le programme Ontario au travail*. («spouse»)

6. Le paragraphe 48 (1) du Règlement est modifié par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

7. L'alinéa 49 (4) c) du Règlement est modifié par substitution de «de conjoint» à «de conjoint ou de partenaire de même sexe».

8. La sous-disposition 46 i du paragraphe 50 (3) du Règlement est modifiée par substitution de «conjoint» à «conjoint ou partenaire de même sexe».

9. Le titre du tableau 3 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU 3

ÉCHELLE DES LOYERS DANS LE CADRE DU PROGRAMME ONTARIO AU TRAVAIL POUR UN GROUPE DE PRESTATAIRES COMPRENANT UN BÉNÉFICIAIRE SANS CONJOINT ET AU MOINS UNE AUTRE PERSONNE À SA CHARGE

10. Le titre du tableau 4 du Règlement est abrogé et remplacé par ce qui suit :

TABLEAU 4

ÉCHELLE DES LOYERS DANS LE CADRE DU PROGRAMME ONTARIO AU TRAVAIL POUR UN GROUPE DE PRESTATAIRES COMPRENANT : A) SOIT UN BÉNÉFICIAIRE SANS CONJOINT ET SANS AUCUNE AUTRE PERSONNE À CHARGE, B) SOIT UN BÉNÉFICIAIRE AVEC UN CONJOINT MAIS SANS AUCUNE AUTRE PERSONNE À CHARGE, C) SOIT UN BÉNÉFICIAIRE AVEC UN CONJOINT ET AU MOINS UNE AUTRE PERSONNE À CHARGE

ONTARIO REGULATION 343/05

made under the

TENANT PROTECTION ACT, 1997

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 194/98
(General)

Note: Ontario Regulation 194/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clauses (a.1), (a.2), (a.3), (a.4) and (a.5) of the definition of “related person” in subsection 21 (2) of Ontario Regulation 194/98 are revoked.

RÈGLEMENT DE L'ONTARIO 343/05

pris en application de la

LOI DE 1997 SUR LA PROTECTION DES LOCATAIRESpris le 1^{er} juin 2005
déposé le 13 juin 2005modifiant le Règl. de l'Ont. 194/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 194/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. Les alinéas a.1), a.2), a.3), a.4) et a.5) de la définition de «personne liée» au paragraphe 21 (2) du Règlement de l'Ontario 194/98 sont abrogés.

27/05

ONTARIO REGULATION 344/05

made under the

COMMODITY FUTURES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 90 of R.R.O. 1990
(General)

Note: Regulation 90 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause (e) of the definition of “associate” in section 7 (1) of Regulation 90 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (e) any person who resides in the same home as that person and to whom that person is married or with whom that person is living in a conjugal relationship outside marriage, or

27/05

ONTARIO REGULATION 345/05

made under the

PUBLIC SERVICE ACT

Made: May 13, 2005
Approved: June 1, 2005
Filed: June 13, 2005

Amending Reg. 977 of R.R.O. 1990
(General)

Note: Regulation 977 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “spouse” in subsection 1 (1) of Regulation 977 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
- (b) either of two persons who live together in a conjugal relationship outside marriage;

Made by:

CIVIL SERVICE COMMISSION:

GAIL BEGGS
Vice Chair

MORAG MCLEAN
Secretary

Date made: May 13, 2005.

27/05

ONTARIO REGULATION 346/05

made under the

SECURITIES ACT

Made: June 1, 2005
Filed: June 13, 2005

Amending Reg. 1015 of R.R.O. 1990
(General)

Note: Regulation 1015 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Clause 214 (a) of Regulation 1015 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (a) a non-resident who is an individual shall be deemed to own beneficially all of the securities owned beneficially, or over which control or direction is exercised, by any other individual to whom the non-resident is married or with whom the non-resident is living in a conjugal relationship outside marriage and any relative of the non-resident, or of that other individual, who has the same home as the non-resident; and

27/05

ONTARIO REGULATION 347/05

made under the

CROWN FOREST SUSTAINABILITY ACT, 1994

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 160/04
(Independent Forest Audits)

Note: Ontario Regulation 160/04 has not previously been amended.

1. Section 3 of Ontario Regulation 160/04 is amended by adding the following subsection:

(5) In this section,

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
- (b) either of two persons who live together in a conjugal relationship outside marriage.

27/05

ONTARIO REGULATION 348/05

made under the

FISH AND WILDLIFE CONSERVATION ACT, 1997

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 665/98
(Hunting)Note: Ontario Regulation 665/98 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.**1. (1) The definition of “same-sex partner” in subsection 1 (1) of Ontario Regulation 665/98 is revoked.****(2) The definition of “spouse” in subsection 1 (1) of the Regulation is revoked and the following substituted:**

“spouse” means,

- (a) a spouse as defined in section 1 of the *Family Law Act*, or
- (b) either of two persons who live together in a conjugal relationship outside marriage;
- 2. Clause 53 (3) (a) of the Regulation is amended by striking out “or same-sex partner”.**
- 3. Clause 54 (2) (b) of the Regulation is amended by striking out “or same-sex partner”.**

4. Clause 60 (2) (a) of the Regulation is amended by striking out “or same-sex partner”.

27/05

ONTARIO REGULATION 349/05

made under the

ONTARIO MINERAL EXPLORATION PROGRAM ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 887 of R.R.O. 1990
(Ontario Prospectors' Assistance Program)

Note: Regulation 887 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-laws.gov.on.ca.

1. Clause (e) of the definition of “associate” in subsection 3 (1) of Regulation 887 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- (e) a person to whom the person is married or with whom the person is living in a conjugal relationship outside marriage,
or

27/05

ONTARIO REGULATION 350/05

made under the

ONTARIO MINERAL EXPLORATION PROGRAM ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 886 of R.R.O. 1990
(Ontario Mineral Incentive Program)

Note: Regulation 886 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-laws.gov.on.ca.

1. Clause (e) of the definition of “associate” in subsection 3 (1) of Regulation 886 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted;

- (e) a person to whom the person is married or with whom the person is living in a conjugal relationship outside marriage,
or

27/05

ONTARIO REGULATION 351/05

made under the

MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 773 of R.R.O. 1990

(Ontario Special Bursary Program)

Note: Regulation 773 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) The definition of “same-sex partner” in section 1 of Regulation 773 of the Revised Regulations of Ontario, 1990 is revoked.

(2) The definition of “spouse” in section 1 of the Regulation is revoked and the following substituted:

“spouse” means either of two persons who,

- (a) are married to each other,
- (b) have together in good faith entered into a marriage that is voidable or void,
- (c) have lived together in a conjugal relationship outside marriage continuously for a period of not less than three years, or
- (d) have lived together in a conjugal relationship outside marriage in a relationship of some permanence, if they are the natural or adoptive parents of a child;

2. Clause 5 (e) of the Regulation is amended by striking out “the spouse or same-sex partner” and substituting “the spouse”.

RÈGLEMENT DE L'ONTARIO 351/05

pris en application de la

LOI SUR LE MINISTÈRE DE LA FORMATION ET DES COLLÈGES ET UNIVERSITÉSpris le 1^{er} juin 2005

déposé le 13 juin 2005

modifiant le Règl. 773 des R.R.O. de 1990

(Régime de bourses spéciales de l'Ontario)

Remarque : Le Règlement 773 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La définition de «partenaire de même sexe» à l'article 1 du Règlement 773 des Règlements refondus de l'Ontario de 1990 est abrogée.

(2) La définition de «conjoint» à l'article 1 du Règlement est abrogée et remplacée par ce qui suit :

«conjoint» L'une ou l'autre de deux personnes qui, selon le cas :

- a) sont mariées ensemble;
- b) ont contracté, de bonne foi, un mariage nul de nullité relative ou absolue;
- c) ont vécu ensemble dans une union conjugale hors du mariage de façon continue pendant au moins trois ans;
- d) ont vécu ensemble dans une union conjugale hors du mariage dans une relation d'une certaine permanence, si elles sont les parents naturels ou adoptifs d'un enfant. («spouse»)

2. L'alinéa 5 e) du Règlement est modifié par substitution de «du conjoint» à «du conjoint ou du partenaire de même sexe».

ONTARIO REGULATION 352/05

made under the

MINISTRY OF TRAINING, COLLEGES AND UNIVERSITIES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 775 of R.R.O. 1990

(Ontario Study Grant Plan)

Note: Regulation 775 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “spouse” in subsection 1 (1) of Regulation 775 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

“spouse” means either of two persons who,

- (a) are married to each other,
- (b) have together in good faith entered into a marriage that is voidable or void,
- (c) have lived together in a conjugal relationship outside marriage continuously for a period of not less than three years, or
- (d) have lived together in a conjugal relationship outside marriage in a relationship of some permanence, if they are the natural or adoptive parents of a child;

RÈGLEMENT DE L'ONTARIO 352/05

pris en application de la

LOI SUR LE MINISTÈRE DE LA FORMATION ET DES COLLÈGES ET UNIVERSITÉS

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. 775 des R.R.O. de 1990
(Régime de bourses d'études de l'Ontario)

Remarque : Le Règlement 775 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «conjoint» au paragraphe 1 (1) du Règlement 775 des Règlements refondus de l'Ontario de 1990 est abrogée et remplacée par ce qui suit :

«conjoint» L'une ou l'autre de deux personnes qui, selon le cas :

- a) sont mariées ensemble;
- b) ont contracté, de bonne foi, un mariage nul de nullité relative ou absolue;
- c) ont vécu ensemble dans une union conjugale hors du mariage de façon continue pendant au moins trois ans;
- d) ont vécu ensemble dans une union conjugale hors du mariage dans une relation d'une certaine permanence, si elles sont les parents naturels ou adoptifs d'un enfant. («spouse»)

27/05

ONTARIO REGULATION 353/05

made under the

ONTARIO COLLEGES OF APPLIED ARTS AND TECHNOLOGY ACT, 2002

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 117/03

(Winding-up of the Collège d'arts appliqués et de technologie des Grands Lacs)

Note: Ontario Regulation 117/03 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subsection 1.1 (6) of Ontario Regulation 117/03 is amended by striking out “a spouse or same-sex partner” and substituting “a spouse”.

(2) The definition of “same-sex partner” in subsection 1.1 (7) of the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 353/05

pris en application de la

LOI DE 2002 SUR LES COLLÈGES D'ARTS APPLIQUÉS ET DE TECHNOLOGIE DE L'ONTARIOpris le 1^{er} juin 2005

déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 117/03

(Liquidation du Collège d'arts appliqués et de technologie des Grands Lacs)

Remarque : Le Règlement de l'Ontario 117/03 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le paragraphe 1.1 (6) du Règlement de l'Ontario 117/03 est modifié par substitution de «le conjoint» à «le conjoint ou partenaire de même sexe».

(2) La définition de «partenaire de même sexe» au paragraphe 1.1 (7) du Règlement est abrogée.

27/05

ONTARIO REGULATION 354/05

made under the

ONTARIO COLLEGES OF APPLIED ARTS AND TECHNOLOGY ACT, 2002

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 34/03

(General)

Note: Ontario Regulation 34/03 has not previously been amended.

1. (1) Subsection 4 (3) of Ontario Regulation 34/03 is amended by striking out “a spouse or same-sex partner” and substituting “a spouse”.

- (2) The definition of “same-sex partner” in subsection 4 (9) of the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 354/05

pris en application de la

LOI DE 2002 SUR LES COLLÈGES D'ARTS APPLIQUÉS ET DE TECHNOLOGIE DE L'ONTARIO

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 34/03
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 34/03 n'a pas été modifié antérieurement.

1. (1) Le paragraphe 4 (3) du Règlement de l'Ontario 34/03 est modifié par substitution de «le conjoint» à «le conjoint ou partenaire de même sexe».

(2) La définition de «partenaire de même sexe» au paragraphe 4 (9) du Règlement est abrogée.

27/05

ONTARIO REGULATION 355/05

made under the

HIGHWAY TRAFFIC ACT

Made: June 1, 2005
Filed: June 13, 2005

Amending O. Reg. 340/94
(Drivers' Licences)

Note: Ontario Regulation 340/94 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. The definition of “same-sex partner” in subsection 1 (1) of Ontario Regulation 340/94 is revoked.

2. Clauses 26 (5) (d) and (g) of the Regulation are revoked and the following substituted:

(d) the spouse or child of a representative referred to in clause (c);

(g) the spouse or child of any person in clause (f) as long as the spouse or child meets the requirements set out in subclause (f) (ii).

3. Clause 29 (5) (d) of the Regulation is revoked and the following substituted:

(d) the spouse of a representative referred to in clause (c);

27/05

ONTARIO REGULATION 356/05

made under the

HIGHWAY TRAFFIC ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 341/94
(Driver Licence Examinations)

Note: Ontario Regulation 341/94 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraphs 4, 6, 7.1 and 9 of subsection 4 (1) of Ontario Regulation 341/94 are revoked and the following substituted:

4. The spouse of a representative referred to in paragraph 3 if the spouse possesses a valid foreign driver's licence at the time of application.

.

6. The spouse or child of any person described in paragraph 5, if the spouse or child meets the requirements set out in subparagraph ii of paragraph 5, is from a reciprocating country and possesses a valid foreign driver's licence at the time of application.

.

7.1 The spouse or child of any person described in paragraph 7, if the spouse or child meets the requirements set out in subparagraphs 7 ii, iii and iv.

.

9. The spouse or child of any person described in paragraph 8 if the spouse or child meets the requirements set out in subparagraph ii of paragraph 8 and possesses a valid foreign driver's licence at the time of application.

2. Subsection 4 (2) of the Regulation is revoked and the following substituted:

(2) In this section,

"spouse" has the same meaning as in Part III of the *Family Law Act*.

27/05

ONTARIO REGULATION 357/05

made under the

HIGHWAY TRAFFIC ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 601/93
(Used Vehicle Information Package)

Note: Ontario Regulation 601/93 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraphs 5 and 6.1 of section 2 of Ontario Regulation 601/93 are revoked and the following substituted:

5. A person who transfers a used motor vehicle for no consideration to a member of his or her family.

2. Paragraphs 5 and 6.1 of section 3 of the Regulation are revoked and the following substituted:

5. A member of his or her family to whom the transferor transfers a used motor vehicle for no consideration.

3. Subsection 4 (2) of the Regulation is revoked and the following substituted:

(2) For the purpose of subsection (1) and paragraphs 5 and 6 of sections 2 and 3, “spouse” has the same meaning as in Part III of the *Family Law Act*.

27/05

ONTARIO REGULATION 358/05

made under the

HIGHWAY TRAFFIC ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending Reg. 628 of R.R.O. 1990
(Vehicle Permits)

Note: Regulation 628 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 2 (2) (b.1) of Regulation 628 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Subsection 2 (11) of the Regulation is revoked and the following substituted:

(11) For the purpose of clause (2) (b),

“spouse” has the same meaning as in Part III of the *Family Law Act*.

2. (1) Clauses 20 (1) (e), (g) and (j) of the Regulation are revoked and the following substituted:

(e) the spouse or child of any representative referred to in clause (d);

(g) the spouse or child of any person described in clause (f), provided that the spouse or child meets the requirements set out in subclause (f) (ii);

(j) the spouse or child of any person described in clause (i), if the spouse or child meets the requirements set out in subclause (i) (ii).

(2) Subsection 20 (2) of the Regulation is revoked and the following substituted:

(2) In this section,

“spouse” has the same meaning as in Part III of the *Family Law Act*.

27/05

ONTARIO REGULATION 359/05

made under the

MOTORIZED SNOW VEHICLES ACT

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 185/01
(Trail Permits)

Note: Ontario Regulation 185/01 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 1 (2) of Ontario Regulation 185/01 is revoked and the following substituted:

(2) In this Regulation,

“immediate family members” means a person’s spouse, sibling, father, mother, grandfather, grandmother, son, daughter, grandson, granddaughter, son-in-law, daughter-in-law, father-in-law or mother-in-law;

“spouse” has the same meaning as in Part III of the *Family Law Act*.

2. Items 5, 7 and 8 of the Table to the Regulation are revoked and the following substituted:

5.	Tenants of Crown land and such tenants’ immediate family members.	While travelling directly to or from the Crown land, if the trail is the only access route from the closest road to the Crown land or is the only safe access route to the Crown land.	A legible copy of a land use permit, licence of occupation or lease, issued under the <i>Public Lands Act</i> or a regulation under that Act.
7.	Landowners, their tenants and the immediate family members of landowners and of their tenants.	While travelling directly to or from the property owned by the landowner, if the trail is the only access route from the closest road to the property or is the only safe access route to the property.	Proof of ownership of or title to the property that is a government form, deed, registry or other document of land transfer, or in the case of tenancy, a copy of the lease for the property if one exists or a letter from the landowner prepared within the previous 240 days identifying the property by its municipal description and address and identifying the owner and the tenant by name, address and phone number.
8.	The immediate family members of the owners of land on which there is a prescribed trail and the guests of such landowners and of their immediate family members.	While on the trail on the owned property.	None.

27/05

ONTARIO REGULATION 360/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 1, 2005

Filed: June 13, 2005

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Subparagraphs 1 ii and iii of subsection 49 (1) of Ontario Regulation 134/98 are revoked and the following substituted:

- ii. 50 per cent of the amount by which the total gross monthly income from employment and amounts paid under a training program exceeds the total amount of deductions referred to in subparagraph i,

(2) Subparagraph 2 ii of subsection 49 (1) of the Regulation is revoked and the following substituted:

- ii. otherwise is \$600.

(3) Paragraph 3 of subsection 49 (1) of the Regulation is revoked and the following substituted:

- 3. Subject to paragraph 4, a reduction of income under subparagraph 1 ii shall not be included when income is being determined for the purposes of,

- i. determining whether an applicant is eligible for assistance, or
- ii. determining the amount of assistance payable for the first three months during which an applicant is eligible to receive income assistance.

(4) Subsections 49 (2), (2.1) and (3) of the Regulation are revoked.

2. (1) Subsection 55 (1) of the Regulation is amended by adding the following paragraph:

FULL-TIME EMPLOYMENT BENEFIT

- 5.1 Subject to subsection (1.0.3), if a recipient, a spouse included in the benefit unit or a dependent adult begins full-time employment, an amount determined by the administrator for expenses approved by the administrator and reasonably necessary for the person to begin the full-time employment, up to a maximum in any 12-month period with respect to any one person of \$500.

(2) The heading before paragraph 6 of subsection 55 (1) of the Regulation is struck out and the following substituted:

OTHER EMPLOYMENT AND EMPLOYMENT ASSISTANCE ACTIVITIES BENEFIT

(3) Paragraph 6 of subsection 55 (1) of the Regulation is amended by adding "Subject to subsection (1.0.4)," at the beginning.

(4) Section 55 of the Regulation is amended by adding the following subsections:

(1.0.2) In paragraph 5.1 of subsection (1),

"full-time employment" means 30 hours or more of paid employment per week.

(1.0.3) A recipient is not eligible for a benefit under paragraph 5.1 unless the recipient has received income assistance for a period of at least three months.

(1.0.4) A benefit shall not be paid under paragraph 6 of subsection (1) in the case of a recipient, spouse or dependent adult who begins full-time employment if an amount is payable under paragraph 5.1 of subsection (1) in respect of that same event.

3. The Regulation is amended by adding the following section:

EXTENDED HEALTH BENEFITS FOR RECIPIENTS WHO CEASE TO BE ELIGIBLE
FOR INCOME ASSISTANCE DUE TO AN INCREASE IN EMPLOYMENT INCOME

57.2 (1) This section applies where a person in receipt of income assistance one month ceases to be eligible for income assistance the following month due to the fact that,

- (a) a member of the person's benefit unit has begun employment or there has otherwise been an increase in the income from employment of a member of the benefit unit; and
- (b) as a result of the increase in income from employment, the income of the benefit unit, as determined under this Regulation, has exceeded or become equal to the benefit unit's budgetary requirements, as determined under this Regulation.

(2) The benefit set out in each subparagraph of paragraph 1 and in paragraph 1.1 of subsection 55 (1) shall be paid to or on behalf of a person referred to in subsection (1) with respect to each member of the person's benefit unit for the period referred to in subsection (5) if,

- (a) the person meets the conditions relating to eligibility for income assistance referred to in clauses 7 (3) (a), (c) and (d) of the Act;
- (b) the person is not eligible to receive a benefit under section 57.1;
- (c) the administrator is satisfied that the member of the benefit unit meets the criteria for the benefit, as set out in the subparagraph or paragraph, as the case may be; and
- (d) the costs of the services, supplies, appliances, drugs, items or of other payments described in the subparagraph or paragraph, as the case may be, and incurred with respect to the member of the benefit unit in question are not recoverable, in whole or in part, under a benefit plan available from an employer of a member of the benefit unit.

(3) A delivery agent may pay or provide one or more of the discretionary benefits described in subsection (4) to or on behalf of a person referred to in subsection (1) if,

- (a) the person meets the conditions relating to eligibility for income assistance referred to in clauses 7 (3) (a), (c) and (d) of the Act; and

(b) the discretionary benefits are not recoverable, in whole or in part, under a benefit plan available from an employer of a member of the benefit unit.

(4) The following are the discretionary benefits that may be paid or provided under subsection (3):

1. The cost of dental services provided to members of the benefit unit other than dependent children.
2. The cost of eye-glasses for members of the benefit unit other than dependent children.
3. The cost of one or more prosthetic appliances, other than eye-glasses, for members of the benefit unit.
4. Any other special service, item or payment authorized by the Director if the service or item are related to the health of a member of the benefit unit or the payment is for the benefit of the health of a member of the benefit unit.

(5) The period during which a person is eligible to receive benefits under this section begins on the day on which the person ceases to be eligible for income assistance in accordance with subsection (1) and ends on the last day of the month that is six months after the month in which the period began.

(6) Despite subsection (5) and subject to subsection (7), the administrator may extend the period during which a person is eligible to receive benefits under this section by an additional six months if the administrator is satisfied that not to do so may be harmful to the health of a member of the benefit unit or may jeopardize the employment of a member of the benefit unit.

(7) During the additional six-month period of eligibility for benefits under this section, the benefits which a person is eligible to receive shall be as provided in subsections (2) and (3) subject to the following changes:

1. The cost of drugs referred to in subparagraph 1 i of subsection 55 (1) shall not be included in the benefits.
2. The person shall be entitled to any amounts spent with respect to each member of the benefit unit that constitute allowable expenses within the meaning of paragraph 2 of subsection 3 (1) of Ontario Regulation 201/96 made under the *Ontario Drug Benefit Act*.

(8) A person who is entitled to receive a benefit under paragraph 2 of subsection (7) is not a person entitled to receive drug benefits under the *Ontario Works Act, 1997* for the purposes of subsection 2 (2) of the *Ontario Drug Benefit Act*.

4. This Regulation comes into force on August 1, 2005.

RÈGLEMENT DE L'ONTARIO 360/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 1^{er} juin 2005
déposé le 13 juin 2005

modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les sous-dispositions 1 ii et iii du paragraphe 49 (1) du Règlement de l'Ontario 134/98 sont abrogées et remplacées par ce qui suit :

- ii. 50 pour cent de l'excédent de la somme du montant total du revenu d'emploi mensuel brut et des montants payés dans le cadre d'un programme de formation sur le montant total des déductions visées à la sous-disposition i,

(2) La sous-disposition 2 ii du paragraphe 49 (1) du Règlement est abrogée et remplacée par ce qui suit :

- ii. est, dans les autres cas, de 600 \$.

(3) La disposition 3 du paragraphe 49 (1) du Règlement est abrogée et remplacée par ce qui suit :

3. Sous réserve de la disposition 4, il n'est pas tenu compte de la réduction du revenu prévue à la sous-disposition 1 ii lorsque le revenu est déterminé aux fins de la détermination de ce qui suit, selon le cas :
 - i. l'admissibilité à l'aide de l'auteur d'une demande;
 - ii. le montant d'aide payable pour les trois premiers mois pendant lesquels l'auteur d'une demande est admissible à l'aide au revenu.

(4) Les paragraphes 49 (2), (2.1) et (3) du Règlement sont abrogés.

2. (1) Le paragraphe 55 (1) du Règlement est modifié par adjonction de la disposition suivante :

PRESTATIONS POUR EMPLOI À PLEIN TEMPS

5.1 Sous réserve du paragraphe (1.0.3), si un bénéficiaire, un conjoint compris dans le groupe de prestataires ou un adulte à charge commence un emploi à plein temps, le montant déterminé par l'administrateur pour les dépenses qu'il approuve et qui sont raisonnablement nécessaires pour que la personne commence l'emploi à plein temps, jusqu'à concurrence de 500 \$ par personne par période de 12 mois.

(2) L'intertitre précédant la disposition 6 du paragraphe 55 (1) du Règlement est abrogé et remplacé par ce qui suit :

AUTRES PRESTATIONS POUR EMPLOI ET ACTIVITÉS D'AIDE À L'EMPLOI

(3) La disposition 6 du paragraphe 55 (1) du Règlement est modifiée par insertion de «Sous réserve du paragraphe (1.0.4),» au début de la disposition.

(4) L'article 55 du Règlement est modifié par adjonction des paragraphes suivants :

(1.0.2) La définition qui suit s'applique à la disposition 5.1 du paragraphe (1).

«emploi à plein temps» S'entend d'un minimum hebdomadaire de 30 heures de travail rémunéré.

(1.0.3) Le bénéficiaire n'est admissible à la prestation prévue à la disposition 5.1 que s'il a reçu de l'aide au revenu pendant au moins trois mois.

(1.0.4) La prestation prévue à la disposition 6 du paragraphe (1) ne doit pas être versée à l'égard du bénéficiaire, du conjoint ou de l'adulte à charge qui commence un emploi à plein temps si un montant est payable aux termes de la disposition 5.1 du paragraphe (1) à l'égard du même événement.

3. Le Règlement est modifié par adjonction de l'article suivant :

PRESTATIONS POUR SERVICES DE SANTÉ À L'ÉGARD DE BÉNÉFICIAIRES QUI CESSENT D'ÊTRE ADMISSIBLES À L'AIDE AU REVENU EN RAISON D'UNE AUGMENTATION DU REVENU D'EMPLOI

57.2 (1) Le présent article s'applique lorsqu'une personne qui reçoit de l'aide au revenu au cours d'un mois cesse d'y être admissible le mois suivant pour la raison suivante :

- a) un membre de son groupe de prestataires a commencé un emploi ou a vu son revenu d'emploi augmenter;
- b) en raison de l'augmentation du revenu d'emploi, le revenu du groupe de prestataires, tel qu'il est déterminé aux termes du présent règlement, est supérieur ou égal aux besoins matériels du groupe de prestataires, tels qu'ils sont déterminés aux termes du présent règlement.

(2) La prestation énoncée à chaque sous-disposition de la disposition 1 et à la disposition 1.1 du paragraphe 55 (1) est versée à la personne visée au paragraphe (1) ou en son nom à l'égard de chaque membre de son groupe de prestataires pour la période visée au paragraphe (5) lorsque les conditions suivantes sont réunies :

- a) cette personne satisfait aux conditions d'admissibilité à l'aide au revenu visées aux alinéas 7 (3) a), c) et d) de la Loi;
- b) cette personne n'est pas admissible à une prestation visée à l'article 57.1;
- c) l'administrateur est convaincu que le membre du groupe de prestataires satisfait aux critères d'admissibilité à la prestation, tels qu'ils sont énoncés à la sous-disposition ou à la disposition, selon le cas;
- d) le coût des services, des fournitures, des appareils, des médicaments, des articles ou des autres paiements visés à la sous-disposition ou à la disposition, selon le cas, engagé à l'égard du membre du groupe de prestataires en question ne peut pas être recouvré en tout ou partie aux termes d'un régime d'avantages sociaux offert par son employeur.

(3) Un agent de prestation peut verser ou fournir une ou plusieurs des prestations discrétionnaires visées au paragraphe (4) à la personne visée au paragraphe (1) ou en son nom lorsque les conditions suivantes sont réunies :

- a) cette personne satisfait aux conditions d'admissibilité à l'aide au revenu visées aux alinéas 7 (3) a), c) et d) de la Loi;
- b) les prestations discrétionnaires ne peuvent pas être recouvrées en tout ou partie aux termes d'un régime d'avantages sociaux offert par l'employeur d'un membre de son groupe de prestataires.

(4) Les prestations discrétionnaires suivantes peuvent être versées ou fournies en vertu du paragraphe (3) :

- 1. Le coût des services de soins dentaires fournis aux membres du groupe de prestataires, à l'exception des enfants à charge.
- 2. Le coût des lunettes des membres du groupe de prestataires, à l'exception des enfants à charge.

3. Le coût d'un ou de plusieurs appareils de prothèse des membres du groupe de prestataires, à l'exception des lunettes.

4. Les autres services, articles ou paiements spéciaux qu'autorise le directeur s'ils sont, dans le cas des services ou des articles, reliés à la santé d'un membre du groupe de prestataires ou s'ils sont, dans le cas des paiements, dans l'intérêt de sa santé.

(5) La période d'admissibilité aux prestations visées au présent article commence le jour où la personne cesse d'être admissible à l'aide au revenu conformément au paragraphe (1) et prend fin le dernier jour du sixième mois qui suit le mois dans lequel la période a commencé.

(6) Malgré le paragraphe (5) et sous réserve du paragraphe (7), l'administrateur peut proroger de six mois la période d'admissibilité aux prestations visées au présent article s'il est convaincu qu'il risquerait autrement de nuire à la santé d'un membre du groupe de prestataires ou de mettre en péril son emploi.

(7) Pendant la prorogation de la période d'admissibilité aux prestations visées au présent article, les prestations auxquelles une personne est admissible sont celles énoncées aux paragraphes (2) et (3), sous réserve des modifications suivantes :

1. Le coût des médicaments visés à la sous-disposition 1 i. du paragraphe 55 (1) ne doit pas être inclus dans les prestations.

2. La personne a droit aux montants dépensés à l'égard de chaque membre du groupe de prestataires qui constituent des dépenses autorisées au sens de la disposition 2 du paragraphe 3 (1) du Règlement de l'Ontario 201/96 pris en application de la *Loi sur le régime de médicaments de l'Ontario*.

(8) La personne qui a droit à la prestation visée à la disposition 2 du paragraphe (7) n'est pas une personne qui a le droit de recevoir des médicaments gratuits en vertu de la *Loi de 1997 sur le programme Ontario au travail* pour l'application du paragraphe 2 (2) de la *Loi sur le régime de médicaments de l'Ontario*.

4. Le présent règlement entre en vigueur le 1^{er} août 2005.

27/05

ONTARIO REGULATION 361/05

made under the

MILK ACT

Made: June 9, 2005

Filed: June 16, 2005

Amending Reg. 753 of R.R.O. 1990

(Grades, Standards, Designations, Classes, Packing and Marking)

Note: Regulation 753 has previously been amended. Those amendments are listed in the [Table of Regulations – Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. (1) Section 11 of Regulation 753 of the Revised Regulations of Ontario, 1990 is amended by adding the following subsection:

(0.1) This section applies only in respect of milk from cows.

(2) Subsection 11 (2) of the Regulation is revoked and the following substituted:

(2) Milk that comes within class 1b(ii) or a class for which a permit is required from the Canadian Dairy Commission under the Special Milk Class Program is excluded from any other class.

(3) The Table to section 11 of the Regulation is revoked and the following substituted:

Class	Description
1a	Milk used to process milk, partly-skimmed milk, skim-milk, buttermilk or milk beverages for retail sale or use in a food service premises
	90% of the amount of flavoured milk, flavoured partly-skimmed milk or flavoured skim-milk sold at retail or used in a food service premises
	Milk used to process eggnog or dairy cordials

Class	Description
1b	Milk used to process cream, table cream, double cream or whipping cream for retail sale or use in a food service premises
	90% of the amount of flavoured cream sold at retail or used in a food service premises
1b(i)	Milk used to process fresh cream with a butterfat content of at least 32% by weight to be used in making fresh baked goods if the Canadian Dairy Commission has issued a class 1b(ii) permit for the milk
1c	Milk used to process a new product within the categories of products referred to in class 1a or 1b
1d	Milk used to process products within the categories of products referred to in class 1a or 1b, if the products are processed for sale in the Yukon, the Northwest Territories or Nunavut or for use on a cruise ship
2	Milk used to process sour cream, yogourt, frozen yogourt, beverage yogourt, yogourt shake, ice cream, ice cream mix, ice milk, ice milk mix, sherbet, sherbet mix, frozen dairy dessert, milk shake, milk shake mix, kefir, infant formula, meal replacements, fudge, soup mixes or Indian sweets
3a	Milk used to process cheeses other than cheeses referred to in Class 3b
	Milk used to process cheese curds other than stirred curds
3b	Milk used to process cheddar cheese and cheddar type cheeses sold fresh, stirred curd, cream cheese and creamy cheese bases or cheese mixes other than creamy cheese bases or cheese mixes used to process products referred to in another class
4a	Milk used to process butter, butteroil, casein, sodium caseinate, milk albumen, milk sugar, milk powders, yogourt powder or sour cream powder
	Milk used to process any product not within a category of products referred to in another class
4a1	Milk used to process either of rennet casein (dry or curd) or milk protein concentrate to be used in making an unstandardized processed cheese type product
4b	Milk used to process condensed milk or sweetened condensed milk for retail sale
4c	Milk used to process new milk products, other than new milk products within the milk product categories referred to in class 1c
4d	Milk inventory and accountable losses at a plant
4m	Milk used to process milk products that are processed for the surplus removal of milk or milk components and that are not exported within the limits for subsidized exports set out in Canada's Schedule to the World Trade Organization's Agreement on Agriculture if the Canadian Dairy Commission has issued a permit for the milk under the Special Milk Class Permit Program
5a	Milk used to process cheese for further processing in Canada, other than by the confectionery sector, if the Canadian Dairy Commission has issued a permit for the milk under the Special Milk Class Permit Program
5b	Milk used to process milk products, other than cheese, for further processing in Canada, other than by the confectionery sector, if the Canadian Dairy Commission has issued a permit for the milk under the Special Milk Class Permit Program
5c	Milk used to process milk products for the confectionery sector if the Canadian Dairy Commission has issued a permit for the milk under the Special Milk Class Permit Program
5d	Milk used to process milk products that are exported within the limits for subsidized exports set out in Canada's Schedule to the World Trade Organization's Agreement on Agriculture if the Canadian Dairy Commission has issued a permit for the milk under the Special Milk Class Permit Program

Made by:

ONTARIO FARM PRODUCTS MARKETING COMMISSION:

DAVE HOPE
Chair

GLORIA MARCO BORYS
Secretary

Date made: June 9, 2005.

27 05

ONTARIO REGULATION 362/05

made under the

GASOLINE TAX ACT

Made: June 14, 2005

Filed: June 16, 2005

Amending Reg. 534 of R.R.O. 1990

(Miscellaneous)

Note: Regulation 534 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 534 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:**11.** The following types of documents are prescribed for the purposes of paragraph 3 of subsection 10.3 (1) of the Act:

1. Vehicle permits.
2. International Registration Plan Cab Cards and plates, or trip or temporary permits issued by Ontario for Ontario travel.
3. International Fuel Tax Agreement licences and decals, or trip or temporary permits issued under the International Fuel Tax Agreement.
4. Insurance cards for the motor vehicle and the operator of the motor vehicle.
5. Driver daily logs.
6. Bills of Lading and Manifest Forms.
7. International border crossing receipts and customs forms.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 14, 2005.

27/05

ONTARIO REGULATION 363/05

made under the

FUEL TAX ACT

Made: June 14, 2005

Filed: June 16, 2005

Amending Reg. 464 of R.R.O. 1990

(General)

Note: Regulation 464 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 464 of the Revised Regulations of Ontario, 1990 is amended by adding the following section:

14. The following types of documents are prescribed for the purposes of paragraph 3 of subsection 5.1 (2) of the Act and paragraph 4 of subsection 5.1 (3) of the Act:

1. Vehicle permits.
2. International Registration Plan Cab Cards and plates, or trip or temporary permits issued by Ontario for Ontario travel.
3. International Fuel Tax Agreement licences and decals, or trip or temporary permits issued under the International Fuel Tax Agreement.
4. Insurance cards for the motor vehicle and the operator of the motor vehicle.
5. Driver daily logs.
6. Bills of Lading and Manifest Forms.
7. International border crossing receipts and customs forms.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 14, 2005.

27/05

ONTARIO REGULATION 364/05

made under the

RETAIL SALES TAX ACT

Made: June 14, 2005

Filed: June 16, 2005

Amending Reg. 1012 of R.R.O. 1990
(Definitions, Exemptions and Rebates)

Note: Regulation 1012 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 10 (5) of Regulation 1012 of the Revised Regulations of Ontario, 1990 is amended by striking out “or” at the end of clause (b), by adding “or at the end of clause (c) and by adding the following clause:

- (d) a motor vehicle that is,
 - (i) ordered from a vendor or purchased after May 18, 2004, or
 - (ii) ordered from a vendor or purchased before May 19, 2004 but not delivered before August 1, 2004.

2. Paragraph 2 of subsection 20 (3) of the Regulation is amended by striking out “May 9, 2001” and substituting “May 10, 2001”.

3. (1) Subsection 32 (1) of the Regulation is amended by adding the following definition:

“contractor” means, in respect of an solar energy system incorporated into residential premises, the person other, than the owner or builder of the residential premises,

- (a) who installs or contracts to install the system in the residential premises, or
- (b) who upgrades or expands or contracts to upgrade or expand an existing alternate energy system in the residential premises;

(2) Clause 32 (2) (b) of the Regulation is amended by striking out “the first battery” at the beginning and substituting “the first battery or batteries”.

(3) Subsection 32 (5) of the Regulation is revoked and the following substituted:

(5) No rebate is payable under this section unless an application for the rebate is made on or before the fourth anniversary of the day on which the tax to be rebated was paid.

(4) Subsection 32 (9) of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

(9) The Minister may rebate tax under this section in respect of a solar energy system purchased and incorporated into residential premises by a contractor under a written contract and the amount of the rebate is determined as follows:

(5) Section 32 of the Regulation is amended by adding the following subsection:

(10.1) A rebate referred to in subsection (9) shall be made to,

- (a) the owner of the residential premises, if the contract is with the owner; or
- (b) the builder of the residential premises, if the premises is a newly-constructed home and the contract is with the builder.

(6) Subsection 32 (11) of the Regulation is revoked and the following substituted:

(11) If an owner or builder who is entitled to a rebate under subsection (10.1) establishes that the amount of the rebate determined under subsection (9) is less than the amount of tax paid under the Act by the contractor for the purchase of the solar energy system, the amount of the rebate to the owner or builder is the amount of tax paid under the Act by the contractor.

4. The Regulation is amended by adding the following section:

REBATE UNDER CLAUSE 48 (3) (S) OF THE ACT

33. (1) In this section,

“alternate energy system” means a wind energy system, micro hydro-electric system or geothermal energy system;

“contractor” means, in respect of an alternate energy system incorporated into residential premises, the person other, than the owner or builder of the premises,

- (a) who installs or contracts to install the system in the residential premises, or
- (b) who upgrades or expands or contracts to upgrade or expand an existing alternate energy system in the residential premises;

“geothermal energy system” means, in respect of residential premises, a system that is designed to absorb heat from solar-heated ground and that,

- (a) includes,
 - (i) ground or water pipes incorporating either an open-loop or a closed-loop system and the associated civil works for the system, and
 - (ii) fluid pumps and heat pumps, including the heat exchanger, when sold for use as part of the system, and
- (b) excludes the heat distribution system in the residential premises;

“micro hydro-electric energy system” means a system of turbines and generators designed to produce mechanical or electrical energy from water and includes,

- (a) controllers, wiring, interconnection equipment and devices that convert direct current to alternating current, when sold for use as part of the system,
- (b) the first battery or batteries used to store the energy produced by the system, and
- (c) pipes and associated civil works used to deliver water from the intake point to the turbine and to the discharge point, when sold for use as part of the system;

“newly-constructed home” means residential premises in respect of which the purchaser is entitled to a warranty under section 13 of the *Ontario New Home Warranties Plan Act* and that is sold to the purchaser by a vendor as defined in that Act;

“residential premises” means premises used or intended to be used for residential purposes and includes a multi-residential building;

"wind energy system" means a system of power generating equipment consisting of a turbine, gear box and generator designed to produce mechanical or electrical energy from wind and includes,

- (a) generators, controllers, wiring, interconnection equipment and devices that convert direct current to alternating current, when sold for use as part of the system,
- (b) the first battery or batteries used to store the energy produced by the system, and
- (c) the tower and associated civil works used to construct the tower and to provide support for the generating equipment that produces the mechanical or electrical energy from wind.

(2) The Minister may rebate tax in accordance with this section in respect of,

- (a) alternate energy systems purchased and incorporated into residential premises after March 27, 2003 and before November 26, 2007; and
- (b) upgrades and expansions after March 27, 2003 and before November 26, 2007 to alternate energy systems.

(3) No rebate is payable under this section unless an application for the rebate is made on or before the fourth anniversary of the day on which the tax to be rebated was paid.

(4) The Minister may rebate tax under this section to the owner of the residential premises in an amount equal to the amount of tax paid under the Act by the owner for the purchase of the alternate energy system or for the purchase of the upgrade or expansion to the existing alternate energy system.

(5) The Minister may rebate tax under this section to the builder of a newly-constructed home in an amount equal to the amount of tax paid under the Act by the builder for the purchase of the alternate energy system.

(6) The owner of residential premises is not eligible for a rebate under this section if the builder of the premises is eligible for a rebate under this section in respect of the same purchase.

(7) The Minister may rebate tax under this section where the alternate energy system is purchased and incorporated into the residential premises or is upgraded or expanded by a contractor under a written contract and the amount of the rebate is determined as follows:

- 1. For payments made in satisfaction of the contract price that are subject to the tax imposed by Part IX of the *Excise Tax Act* (Canada), 3 per cent of the sum of those payments and that tax.
- 2. For all other payments made in satisfaction of the contract price, 3.4 per cent of those payments.

(8) For the purposes of subsection (7), the contract price does not include any amount attributable to any of the following:

- 1. Land or land improvement costs.
- 2. The cost of obtaining a performance bond.
- 3. Charges for development or for project consulting services.
- 4. Building permit fees.
- 5. Equipment rental charges.
- 6. The cost of tangible personal property that may be exempt from tax under the Act otherwise than under this section.

(9) A rebate referred to in subsection (7) shall be made to,

- (a) the owner of the residential premises, if the contract is with the owner; or
- (b) the builder of the residential premises, if the premises are a newly-constructed home and the contract is with the builder.

(10) If an owner or builder who is entitled to a rebate under subsection (9) establishes that the amount of the rebate determined under subsection (7) is less than the amount of tax paid under the Act by the contractor for the purchase of the alternate energy system or the upgrade or expansion, the amount of the rebate to the owner or builder is the amount of tax paid under the Act by the contractor.

(11) An application for a rebate under this section must be made in writing and must include such information and documents as the Minister may specify.

5. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Section 2 shall be deemed to have come into force on November 4, 2002.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 14, 2005.

27/05

NOTE: The Table of Regulations - Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

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La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

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The Ontario Gazette La Gazette de l'Ontario

Vol. 138-28
Saturday, 9th July 2005

Toronto

ISSN 0030-2937
Le samedi 9 juillet 2005

Ontario Highway Transport Board

NOTICE

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

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Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Iron Range Bus Lines Inc. 24443-O/P
1141 Golf Links Road, Thunder Bay, ON, P7B 7A3

Applies for the approval of the transfer of public vehicle operating licence PV2610 and public vehicle (school bus) operating licence PVS6620, from Quetico Bus Lines Limited, Box 613, Atikokan, ON, P0T 1C0.

Ron Koppes Leasing Inc.
325 Merrit Avenue, Chatham, ON, N7M 3G2

46333

Applies for an extra provincial licence as follows:

For the transportation of passengers on a chartered trip from points in the County of Chatham/Kent to the Ontario/Quebec and Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990 chapter P.54.

Applies for a public vehicle operating licence as follows: 46333-A

For the transportation of passengers on a chartered trip from points in the County of Chatham/Kent.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990 chapter P. 54.

1474451 Ontario Inc. (O/A "245 - Limo") 46331
516 Drury Land, Strathroy, ON, N7G 4C6

Applies for an extra provincial licence as follows:

For the transportation of passengers on a chartered trip from points in the Counties of Middlesex, Lambton, Oxford, Elgin, Perth and Huron to the Ontario/Quebec and Ontario/USA border crossings for furtherance as authorized by the relevant jurisdiction and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick up or drop off of passengers except at point of origin.

Published by Ministry of Consumer and Business Services
Publié par Ministère des Services aux consommateurs
et aux entreprises

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PROVIDED FURTHER THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990 chapter P.54.

Applies for a public vehicle operating licence as follows: 46334-A

For the transportation of passengers on a chartered trip from points in the Counties of Middlesex, Lambton, Oxford, Elgin, Perth and Huron.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in paragraph (a)(iv) of subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990 chapter P. 54.

(138-G815) FELIX D'MELLO
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa (Ontario) L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
GERRY BEADLE ENTERPRISES LIMITED	000701170
GLASS 2000 INC.	001090138
IAIN A MACLELLAN INC.	001135174
INTEGRAL MANAGEMENT CONSULTING INC.	001230180
IQUEST GLOBAL INC.	001292442
KOJAH MANAGEMENT SERVICES LIMITED.	000399020
L. & S. SHEET METAL CONTRACTORS LIMITED	000435916
LEVEL ENERGY CANADA LTD.	001217905
LOGOS BOOKSTORE LIMITED	000360909
M.M. WARREN & CO. LTD.	001207804
MATTRESS WAREHOUSE LTD.	001220277
MEGASSOCIATES DRUG TRADING INC.	001166382
MONA LISA RISTORANTE LTD.	001192884
MORGAN PACKAGING INC.	000960053
MOUNT NEMO TRUCKING INC.	001125804
NATURAL GAS REEF STORAGE INC.	000985617
NAVAN FENCE LTD.	001065991
NET WORKS WEB DESIGN INC.	001242754
NICHOLSON MANAGEMENT SERVICES LIMITED.	000428450
NOR-A ENTERPRISES INC.	001044348
ON/OFF ROAD MECHANICAL SERVICES LTD.	001162164
ONOCO ONTARIO OIL CORPORATION	001326370
PERFECT PLANNER CALENDAR INC.	001461876
PERLY'S MAPS LTD.	000429916
PRESTON WOODWORKING MACHINERY LTD.	000458045
PRIDE OF AFRICA SAFARIS INC.	001176785
PROFESSIONAL CONSULTANCY LIMITED.	000512550
PROMOTION SPORTS INC.	001457961
QUATRANE, A MANAGEMENT CORPORATION.	000614729
RAJIV'S MANAGEMENT AND BOOKKEEPING SERVICES LTD.	000407330
RE/MAX DISCOVER REALTY INC.	000973234
RENASCENT MANAGEMENT SERVICES CORPORATION	001006274
SERBCAN INC.	000844274
SHABAB ENTERPRISES INC.	000930170
SPARTAN EQUIPMENT LTD.	001074115
STEFANIZZI INSURANCE BROKERS LTD.	000690243
STICK BY ME INC.	001325813
STOCKIE HOLDINGS LIMITED	001055052
STRIDER INTERNATIONAL INC.	001118094
THE SHOE SHOPPE LIMITED	000220188
TIME-OUT RESTAURANT & SPORTS LOUNGE INC.	001154456
TRANSAMERICA MEDICAL COMPANY INC.	000831682
TRICONTINENTAL BROOKHILL INC.	001108486
TT FORMING INC.	000733979
TUCKER CREEK LIMITED	000476417
UNIVERSE2U CANADA INC.	001456172
W. TUBMAN CONSTRUCTION LTD.	000980677
WORLDWIDE MONEY EXCHANGE CORPORATION.	001259514
XTRA-SOFT COMPUTER INC.	000531990
ZEGNA ELECTRONIC INC.	000712886
1031348 ONTARIO LIMITED	001031348

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
2005-07-09	
AL JOHNSON AUTO SALES & REPAIR LTD.	001263046
ANNEX GLOBAL EXPRESS INC.	001292785
ARCHITOPION DESIGN AND CONSTRUCTION LTD.	000986592
B. W. CHAPMAN ELECTRIC LIMITED	000911678
BIJ INSPECT-TEST LIMITED	000443560
BIO-DATA SYSTEMS INC.	001440229
BNR HOMES LTD.	001227223
BOEMER ANDERSON CONSTRUCTION LIMITED.	000385194
C.A.S.H. LTD.	000947250
CARS IMMACULATE INC.	001086900
CENTRAL COIFFURES LIMITED	000338840
CHARLEBOIS FURS LIMITED	000044269
CHARMANTE RESEARCH & DEVELOPMENT INC.	000592155
COOPER REFRACTORIES INC.	001162667
DANTE'S ITALIAN FOODS LTD.	001127192
DURHAM CLAIMS SERVICES INC.	001121609
EABAMETOONG FIRST NATION HOUSING AUTHORITY INC.	001191458
ELKOBANI & CO GMBH CORPORATION.	001181797
ERSHTE PUBLISHING INC.	001174464
EUROPEAN AUTO REBUILDERS LTD.	001100806
FABULOUS PASSAGE TO INDIA INC.	000794965
FAUN PRODUCTIONS INC.	000973022

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1061096 ONTARIO INC.	001061096
1070625 ONTARIO INC.	001070625
1095696 ONTARIO LTD.	001095696
1096822 ONTARIO LTD.	001096822
1103565 ONTARIO LIMITED	001103565
1129601 ONTARIO LIMITED	001129601
1141246 ONTARIO LIMITED	001141246
1144332 ONTARIO INC.	001144332
1161798 ONTARIO INC.	001161798
1171327 ONTARIO LIMITED	001171327
1198388 ONTARIO LTD.	001198388
1213720 ONTARIO INC.	001213720
1214237 ONTARIO INC.	001214237
1236098 ONTARIO LIMITED	001236098
1254707 ONTARIO LTD.	001254707
1257337 ONTARIO LTD.	001257337
1259319 ONTARIO INC.	001259319
1259655 ONTARIO INC.	001259655
1264026 ONTARIO LTD.	001264026
1269020 ONTARIO LIMITED	001269020
1271604 ONTARIO INC.	001271604
1273051 ONTARIO INC.	001273051
1281729 ONTARIO INC.	001281729
1292170 ONTARIO LTD.	001292170
1295791 ONTARIO LIMITED	001295791
1307466 ONTARIO LTD.	001307466
1318874 ONTARIO LTD.	001318874
1324020 ONTARIO INC.	001324020
1329305 ONTARIO LIMITED	001329305
1333539 ONTARIO LIMITED	001333539
1343377 ONTARIO INC.	001343377
1358962 ONTARIO LIMITED	001358962
1373699 ONTARIO INC.	001373699
1391198 ONTARIO LIMITED	001391198
1411428 ONTARIO INC.	001411428
1446529 ONTARIO CORPORATION	001446529
1448997 ONTARIO INC.	001448997
2 IMAGINE INC.	001413715
593288 ONTARIO LIMITED	000593288
738494 ONTARIO LTD.	000738494
742040 ONTARIO LIMITED	000742040
823533 ONTARIO INC.	000823533
885704 ONTARIO INC.	000885704
913966 ONTARIO LTD.	000913966
939547 ONTARIO INC.	000939547
967136 ONTARIO LIMITED	000967136
978930 ONTARIO LIMITED	000978930
985370 ONTARIO INC.	000985370

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G822)

Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 13 June, 2005 for

default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 13 juin 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-06-13

A. E. WILSON & COMPANY, LIMITED	000033952
A.B.C. RESOURCES INC.	001134092
A.L.F. INVESTMENT GROUP INC.	001147233
A.V.A. METALS OF CANADA INC.	001147784
A-1 AFFORDABLE AUTO INC.	001135868
ABC LEASING INC.	001188379
ACCESS TECHNOLOGY GROUP INC.	001139836
ACCIDENT BENEFITS PEOPLE INC.	001147582
ACTIVE HEATING & AIR CONDITIONING INC.	001131848
ADAMO'S PRODUCE INC.	000569948
ADVANCED TECHNOLOGY CAPITAL CORPORATION.....	001127564
ADVANCED VENDING TECHNOLOGIES INC.	001128132
AERODINE CANADA INC.	001135524
AFRICAN GOLD LTD.	001127108
AKWAN TRADING INC.	001127256
AL MERDAS TRADING EST., INC.	001135293
ALL-COAT METAL FINISHERS INC.	001134136
ALTA PLACE PROPERTY INC.	001130724
ALWAYS 3 PIZZAS, WINGS, & SUBS LTD.....	001127664
AMCORP HOLDINGS LTD.	001131300
ANARCHY INC.	001138791
APAC HARPER HOLDINGS LTD.....	001133256
ARBOR VITAE PRODUCTIONS INC.	001137440
ARCHITECTURAL FINISHING LTD.	001148954
ARCO GROUP INTERNATIONAL INC.	001136996
ARIES MUSIC PUBLISHING INC.	001131796
ARK & WACY INC.	001136432
ART SHOW AND ATELIER OF FINE METAL & FINISHES AND INTERNATIONAL DESIGNS LTD.....	001131804
ARTAFAX HOLDINGS INC.	001147234
ASAM TRADING INC.	001127952
ASHBROOKE MOTOR SALES INC.	001067372
ATLANTIC LANDSCAPING & CONSTRUCTION LTD.	001128908
ATLAS SLING INC.	001131180
A2C TECHNOLOGY LTD.	001141615
B. VONRUFHAUS SECURITY INC.	001143052
B.J. FITNESS CORPORATION	001139701
B.S.G. TRADING LTD.	001139963
BANGA TRANSPORT LTD.	001146959
BAY MECHANICAL (HURONIA) INC.	001134889
BEAUTIFUL HANDS NAIL CARE INC.	001133784
BEYOND ABILITY INC.	001132184
BLACK & CLIFFORD HOLDINGS INC.	001126372
BLEACHBRITE INDUSTRIES INC.	001132692
BLITZ ESPRESSO OF CANADA LIMITED.....	001135748
BLUE ICE INVESTMENTS LTD.	001135644
BOWES HAULAGE INC.	001139119
BRAR TRUCKLINES LTD.	001147847
BRIAN SERGIO COMMUNICATIONS MANAGEMENT SERVICES INC.	001141380
BURNBRO HOLDINGS INC.	000835588
BUSINESS CREDIT CORPORATION.....	001127968
BZB INVESTMENTS LIMITED	001144609
C & CH PARTS MANUFACTURERS AND SUPPLIERS OF HIGH QUALITY PARTS INCORPORATED.....	001126604
C. BROTHERS FISHERIES INC.	001137074
C. D. CLEARY ENTERPRISES LTD.	000663387
C&C INTERNATIONAL MARKETING INC.	001129848

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
CACHET CAPITAL INC.	001134732
CALDERSTONE PARK INC.	001009744
CANADA BAO FENG GROUP CO. LTD.	001129200
CANADA CHINA BUSINESS DEVELOPMENT CORPORATION LTD.	001134712
CANADENA LTD.	001321248
CANADIAN AFRICAN TRADE CENTRE INC.	001132620
CANADIAN ALTERNATOR SERVICES EQUIPMENT LIMITED	001136191
CANADIAN FAMILY PRODUCTS INC.	001132132
CANADIAN SWINE GENETICS INC.	001129240
CANDLE MAID SERVICE INC.	001137674
CARELLA (NORTH AMERICA) INC.	001141292
CARRINGTON LIMOUSINE & AIRPORT SERVICES INC.	001130432
CATO ENTECH LTD.	001134800
CAYLEY ELECTRIC INC.	001127640
CHENGDU HOLIDAY ENTERPRISES (CANADA) INC.	001129636
CHESS CHEMICALS LTD.	001142303
CHINA OVERSEAS SPECIAL CROP (CANADA) LTD.	001132004
CINATCO HOLDINGS INC.	001126792
CIRCULAR LOGIC INC.	001147202
CLA CONSTRUCTION INC.	001127096
CLARENCE PERRY & ASSOCIATES INC.	001145091
CLINICAL APOTHECARIES INC.	001140070
COACHES CORNER SPORTS CARDS INC.	001146090
COASTLINE INTERNATIONAL ENERGY & RESOURCES GROUP, LIMITED	001148103
COASTLINE INTERNATIONAL FINANCIAL GROUP, LIMITED	001148102
COBER PROPERTIES INC.	001135752
COMP-LINK CONSULTING INC.	001139971
COMPUGEN SYSTEMS INC.	001147660
CONSULTIUM GROUP INC.	001147599
COOK WITH PETER COCHRANE INC.	001142403
CREATIVE CHALLENGES INC.	001137540
CREATIVE SIGNS & DISPLAY COMPANY LIMITED	001131920
CRESCENT COMPUTERS LIMITED.	001428259
CROWN EAGLE INTERNATIONAL FOODS INC.	001138128
CRUISE ENTERPRISE INC.	001132508
CUFFIE & PINTO JANITORIAL SERVICES LTD.	001131884
CUSTOM ONLINE INC.	001132700
D.M.W. GROUP INTERNATIONAL INC.	001139728
DAEBARRIE INVESTMENTS LIMITED	001244050
DARBEN GROUP INC.	001132596
DATALOGTECH INC.	001355490
DAVIDSON CHUTE POWER CORPORATION	001130535
DAYSRING PHASE 1 LIMITED.	001134628
DCR CANADA INC.	001138712
DECORNET INTERIORS INC.	001141640
DEKALB (ONTARIO) LIMITED	001137576
DESERT MIRAGE BATH PRODUCTS INC.	001100224
DEVRIC COMMUNICATIONS INC.	001143398
DG2 TECHNOLOGIES LTD.	001140445
DHILLON TRANSPORTATION SYSTEMS LTD.	001144248
DIPET MANUFACTURING INC.	001140868
DIRECT DEVELOPMENTS INC.	001147232
DIS-COVER LINGERIE INC.	001135736
DJUNAEDI IMPEX INC.	001147413
DK CONSULTING INC.	001144644
DONUT CAVE LTD.	001146144
DOULTON'S CATERING INC.	000985268
DREAM WIZARD PRODUCTS LIMITED.	001111730
DUNLOP FARMS INC.	000848036
DURIHAM DEPAC LTD.	001111710
E.L. MARKETING INC.	001139793
EAST-BRAM CENTRE INC.	001148953
EDILE INC.	001141808
ELECTRICOMM CABLING SERVICES INC.	001135664

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
ELECTRONIC IMPORTEX INC.	000554565
ELECTRONIC'S ACTIVE CIRCUITS INC.	001139182
ELGONDOUL INCORPORATED.	001136936
EMM INC.	001148094
ENASH ENTERPRISES INC.	001127208
ENVIROFLOW SOLUTIONS INC.	001147490
ENVIRONMENTAL SYSTEMS & TECHNOLOGIES INC.	001131752
EURO DIGITAL INTERNET INC.	001148815
EUROTREND CANADA LTD.	001133388
EXCELLENT ASSOCIATES GROUP LTD.	001139664
EXPORIENT TRADING INC.	001139197
EXPRESS SIGNMART INC.	001249663
FABRICS FOR ALL LTD.	001147793
FAMOUS BAGEL INC.	001130204
FATIMIDE ASSOCIATES INC.	001146120
FEATHER OUT CANADA INC.	001134500
FENNELL-ON HOLDINGS INC.	001147641
FINANCIAL SOLVENCY INTERNATIONAL INC.	001139838
FIRST CANADIAN AUTO INC.	001033460
FIRST MANAGEMENT INTERNATIONAL INC.	001143090
FIRST UNITED TRADING INC.	001140308
FITNESSLITE HEALTH & RACQUET CLUB LTD.	001126680
FLORASENSE BY ENDAR CORP.	001141649
FRAMECOAT INC.	001148161
FRONTIER HOLDINGS CORPORATION.	001135420
FSS PRODUCTIVITY SOFTWARE INC.	001140392
G.R.B. TECHNOLOGIES INC.	001142356
G&D MILLER ENTERPRISES INC.	001137392
GABANGO HOLDINGS INC.	001135283
GALFA STUDIOS LTD.	001146013
GENESIS PHARMAGENETICS INC.	001356229
GENTLY TOURING INC.	001133092
GLOBAL QUANTITATIVE EQUITY MANAGEMENT INC.	001146950
GLOUCESTER BAKERY (WEST BEAVER CREEK) INC.	001148944
GO-GO TRAVEL & TOURS LTD.	000614008
GOWRIE GEETHAM INC.	001132684
GRAND OAK HOMES (NORTHERN TWO) INC.	001132204
GRANDVIEW COMPUTER INC.	001139128
GRAYBEAR ENTERPRISES INC.	001128036
GREENPLAY INVESTMENTS INC.	001138180
GRILL GROUP INC.	001127708
GROUP ONE (GLOBAL VENTURES) CORP.	001139691
GROUP VENTURE CANADA INC.	001135564
GUIDE DOG INC.	001142103
H & A HOTELS LTD.	001130264
H.M.H. INTERNATIONAL TRANSFORMER & SWITCHGEAR COMPANY LTD.	001132324
HAL-MAR ENVIRONMENTAL INC.	001134563
HANDELMAN-STOTT HOLDINGS INC.	001138799
HAPPINESS EXPRESS CANADA INC.	001141614
HARRIS AIRWAYS CORP.	001147254
HEAT, STEAM & POWER INC.	001131204
HERITAGE VISIONS (TORONTO) INC.	001139707
HESTE FINANCIAL INC.	001137208
HIGHTOWER INC.	001131840
HOLLY ENTERTAINMENT INC.	001147829
HOME BOUTIQUE INC.	001144346
HOME SERVICE DIRECT INC.	001144993
HOOPS AND MORE ATHLETICS INC.	001137344
HOWLIN' JACK'S INC.	001140383
IL PRATO RESTAURANT INC.	001206595
IMPRONICA INC.	001143834
INSTAWEB CORPORATION.	001143997
INTER-TRADE CANADA LTD.	001147783
INTERCITY ENERGY SYSTEMS COMPANY LIMITED	001398027

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INTERNATIONAL FINANCIAL INVESTMENTS LTD.	001134632
INTERNATIONAL PROJECT & FINANCE CORPORATION	001127120
INTERNET COMICS INCORPORATED	001128376
INTERTRAFFIC TRANSPORTATION INC.	001129148
INTI TOUR INC.	001105404
ISEL LIMITED	001148018
J.S.A. PROPERTIES INC.	001147294
JACOB OF LONDON LTD.	001139745
JADE MODELS INCORPORATED	001126376
JAKE HOMES LTD.	001138456
JARLYN ENTERPRISES INC.	001146163
JESSAB HOLDINGS INC.	001134076
JNC ALUMINUM INC.	001137432
JOAN DRESS SHOP LIMITED	000117208
JOHDA TRANSPORT LTD.	001131244
JOHN THORNTON & ASSOCIATES INC.	001136520
JOJOS INTERNATIONAL INC.	001132332
JOTIME FINANCIAL CORP.	001126676
JUST FARMS WHOLESALE INC.	001143249
K & K PERSONAL WATERCRAFT RENTAL INC.	001130808
K.D. JOHNSON & COMPANY LTD.	001129096
KAOS MUSIC CENTRE INC.	001129868
KD LAND CORPORATION	001134692
KEYING CENTRE-FISCO INC.	000453576
KGE GROUP LTD.	001137190
KINGCHUNG INTERNATIONAL LTD.	001147870
KONNEX INVESTMENT INC.	001132156
KYO PRODUCTIONS INC.	001147512
L.P. SINCLAIR MANAGEMENT INC.	001147575
LABA CORPORATION	001147368
LABCOM INTERNATIONAL INC.	001136864
LACURE COMMUNICATIONS INC.	001143817
LADY DUFFERIN SPORTSMEN INC.	001135840
LAKEA TECHNOLOGY INC.	001129928
LANGSTATE DEVELOPMENT CORPORATION	001140853
LAS VEGAS TRAVEL CENTER INC.	001139006
LAW/RELATE LEGAL SERVICE CONSULTANTS INC.	001140310
LE RUAL INVESTMENTS INC.	000747964
LETSGO.CA TRAVEL INC.	001106552
LIBERTAD DEVELOPMENTS INC.	001133276
LIBERTYRIDGE PARTNERS LIMITED	001141982
LIMOUSINE LIMOUSINE CO. LTD.	001140137
LINCOLN DEVELOPMENT CORP.	001141061
LINEA 3 ACADEMY LTD.	001147659
LINED CONSTRUCTION LTD.	001348970
LISARY INC.	000499254
LITTLEFIELD MARKETING INC.	001136366
LIVING 2001 INC.	001126656
LOCKWOOD & CO. INC.	001142263
LOW'S CUSTOM KITCHENS & BATHS INC.	001128660
LUKIAN HOLDINGS INC.	001144762
LULUPALUZZA CORP.	001142405
M.A.S.S. MARKETING INC.	001320349
MAC REMARKETING CANADA INC.	001144362
MADDIE TOLD HATTIE INC.	001139652
MAELSTROM INC.	001130200
MAGTEL INVESTMENTS INC.	001144720
MALIDA HOLDINGS INC.	001128220
MANATA GLOBAL INC.	001147958
MAPLELAWN BINGO CORPORATION	001135285
MARIO RICAMBI DISTRIBUTORS INC.	001217245
MARKVILLE CAFE LTD.	001127444
MARMAC HOLDINGS (ST. THOMAS) LTD.	000304909
MAXIMUM STEEL SIGN SERVICE INC.	001141141
MBT HOLDINGS COMPANY LIMITED	001140138
MCCALLUM BROTHERS SECURITY INC.	001133364
MEASURE FOR MEASURE PROJECTS	

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
INCORPORATED	001132116
MEDIA GUIDE INCORPORATED	001147344
MEDIATIONS INC.	001131092
MENTOR INSURANCE BROKERS INC.	001140330
MERRICK HOMES (VALLEYRIDGE) INC.	001140295
MGI (OXFORD) INC.	001126228
MIDNIGHT FANTASY LIMO SERVICE LTD.	001128028
MIK LTD.	001197731
MINCONST INC.	001140284
MIRACOM CONSULTING INC.	001183093
MOBI ENTERPRISES INC.	001145638
MOGGIE VALLEY SPRINGS LTD.	001128216
MOR-BREN CONSTRUCTION INC.	001126455
MTF SALES & LEASING INC.	001126784
MUNISH JANITORIAL BUILDING MAINTENANCE CORPORATION	001147421
MURDY MANAGEMENT & X-RAY CENTRE INC.	000380869
MUSCLEMAG INTERNATIONAL FRANCHISE INC.	001127416
NAFTA AUDIO-VIDEO PUBLISHING, INC.	001133060
NATIONWIDE MESSAGE CENTRE INC.	001132360
NATURALLY HEALTHY INC.	001137105
NATURE MOBILE INCORPORATED	001133696
NEA CONSTRUCTION LTD.	001148823
NEED-A-CAR COMPANY LTD.	001130768
NELLYMAR HOLDINGS INC.	001135284
NEMAX CORPORATION	001143106
NET-CON CORP.	001147987
NETOPIA CORP.	001134834
NEURAL STORM ENTERTAINMENT INC.	001135105
NEW AGE CONSULTING INC.	001128916
NEW WAY COURIER LTD.	001132000
NEXUS STRUCTURAL SYSTEMS INC.	001111672
NIAGARA PROFESSIONAL DEALERS ACADEMY INC.	001122192
NOBLETON SPRINGS INC.	001126284
NOVA LISBON PAVING & CONSTRUCTION LTD.	001127896
NU-JOB TECK INC.	001126451
OFFICE SERVICES CONSULTING INC.	001142357
OHWISHTA BUSINESS ASSOCIATES INC.	001129940
OIL REACH INC.	001143116
ONTARIO PRANIC HEALING CENTRE LTD.	001144992
OPTIONS TRADING COMPANY INC.	001137524
ORION PROMOTIONS (1995) INC.	001136908
OSHAWA MEDICAL ARTS INC.	001081496
P.N.G. CONSTRUCTION CO. LTD.	001131868
P-SQUARE TRANSPORT LTD.	001141296
PALAMANDA HOLDINGS LIMITED	001128056
PAN BALTIC INC.	001143957
PAY LESS STEEPLE HILL COMPANY LTD.	001145876
PCC SPARKS INC.	000895506
PDM INVESTMENT PLANNING LTD.	001141041
PEAK ADVENTURES INC.	001106595
PEAR HOLDINGS LTD.	001128332
PENNA GROUP LTD.	001131876
PETROLEUM RESOURCES INC.	001136968
PHILM HOLDINGS INC.	001111794
PIZZA QUEEN INC.	001126332
PLATINUM AUTO SALES & LEASING INC.	001147813
POWER TECH AUTOMATION LTD.	001141786
POWERSAVE CORPORATION	001142850
PRECISE DRILLING & BLASTING INC.	000845181
PREMIER OFFICE SUPPLIES INC.	001145729
PRIME RENT-A-CAR INC.	001140080
PURUSHA INTERNATIONAL INCORPORATED	001128608
PV ENGINEERING INC.	001130632
QUEST ELECTRIC LTD.	001133648
QUICKWIN CORPORATION	001128252
QUINTILLION CORPORATION	001142574
RECON TECHNOLOGIES INC.	001134430

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
REESE VALLEY CUSTOM BUILDERS INC.	001140031
REITEC INTERNATIONAL INCORPORATED	001135768
REMOTE BACKUP SYSTEMS LIMITED	001094964
RHEO BASE HOLDINGS INC.	001144635
RK COMMERCIAL REALTY LTD.	001145745
ROCHELLE TRANSPORTATION INC.	001111731
ROMI-BLUE INDUSTRIAL CONTRACTORS INC.	001144009
SAJANA LTD.	001132516
SALEH'S GOOD TIMES CAFE LTD.	000964305
SALMONFEST INC.	001131988
SANDALYON INTERNATIONAL INC.	001147435
SASTA INVESTMENTS CO. LTD.	001130800
SAZ HOTELIERS INC.	001130752
SEDONA INVESTMENTS L. C. INC.	001147821
SHAKUR ENTERPRISE INC.	001429321
SHEARMAN SALES & MARKETING INC.	001141317
SIMPLY ALARMS AND SECURITY SYSTEMS INC.	001143818
SINEGA INC.	001132316
SINO LEADER (CANADA) LIMITED	001137601
SKYWAY MARKETING SERVICES INCORPORATED	001147262
SOFT TOUCH WATER SYSTEMS INC.	001130044
SOHO GROUP INC.	001128848
SOLID SERVICE TECH INC.	001143802
SPIRIT PRODUCTIONS INC.	001140021
SPONT PUBLISHING INC.	001126700
SPROCO IMPORT EXPORT LTD.	001129608
ST. AMANT FINANCIAL SERVICES INC.	001141322
STAR-EAGLE'S VISION MULTI MEDIA PRODUCTIONS INC.	001134764
STORM INTERNATIONAL INC.	001135480
SUMMIT ENTERTAINMENT CORP.	001148092
SUPREME KOIL INC.	001136560
SWAN LAKE BUILDING CORPORATION	001132120
SYNERTIA DEVELOPMENT CORP.	001133684
T. D. H. INTERNATIONAL TRADE INCORPORATED	001134429
T.E.C.C. SYSTEMS INC.	001111681
TANGLEWOOD COMMUNITY SERVICES INC.	001141848
TAPRAS INTERNATIONAL INC.	001145797
TECHNOLOGY & LEARNING CORPORATION INC.	001138796
TECHNOLOGY 21 LIMITED	001135416
TECHNOPOLE INC.	001140286
TECTONA PHARMA INC.	001134672
TEKSPACE INC.	001135888
TI-LIOSIS INC.	001022392
TEMPLAR HOLDINGS LTD.	001133120
TERRY CLARK & ASSOCIATES INC.	001144189
TGP CORPORATE & BUSINESS SERVICES INC.	001146908
THE ACCIDENT MANAGEMENT GROUP INC.	001056145
THE CANASET CORPORATION	001143232
THE CRAFTER'S MARKETPLACE (HAMILTON) LTD.	001101780
THE GHOST OF ELVIS INC.	001126454
THE GOLF MARKET 2000 INC.	001457858
THE LEASING COMPANY INC.	001129104
THE MAD HOUSEWIFE INC.	001130123
THE MANJAY GROUP INC.	000515429
THE MILLENIUM CONCERT CLUB LTD.	001132632
THE NATURIUM CORPORATION	001136304
THE NORTH AMERICAN CRAFT COMPANY LIMITED	001184893
THE RUSTY CORPORATION	001131776
THE STAINES DEVELOPMENT CORPORATION	001127184
TLE MARKETING INC.	001144231
TOMO NIPPON COMPANY LTD.	001345131
TOMORRA'S RECYCLING INC.	001130892
TONY EXPORT INC.	001142580
TOP QUALITY CLEANING SERVICES OF ONTARIO INC.	001182786
TOTAL HEALTH MANAGEMENT INC.	001142379
TOTALLY TRAINED INC.	001141936

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TOWNE COMMERCIAL STUDIOS, INC.	001159355
TREETOPS EXECUTIVE CENTRE INC.	000868505
TRI-C MARKETING CORP.	001142926
TRIANIS ASSOCIATES LIMITED	000220353
TRUE-TURF CARE INC.	001143053
TUMMY YUMMY MANUFACTURERS AND DISTRIBUTORS LTD.	001136528
TVC SOFTWARE INC.	001143263
UNCOVERED INC.	001126696
UNIVERSAL PRINTING & ADVERTISING INC.	001133620
UNIVERSAL-INNOVATIVE EQUIPMENT CORP.	001141068
VALDEZ AND SONS INTERNATIONAL TRADING INC.	001136512
VENTURE CANADA IMMIGRATION INC.	001127252
VICTORIAVILLE MANSIONS INC.	001135700
VIRTUAL RESEARCH GROUP INC.	001136600
VOOGLAID MANAGEMENT SERVICES INC.	001126388
W AND J CORPORATION	001147531
WABAKIMI WILDERNESS LODGE LTD.	001089920
WADDERS ENTERPRISES LIMITED	001127408
WEALTHY ENTERPRISES LTD.	001136816
WENROB HOLDING COMPANY LIMITED	001130812
WEST EGLINTON MEDICAL CENTRE LTD.	001143272
WICK DISTRIBUTION SERVICES INC.	001130608
WINDWARD AVIATION LTD.	001132740
WINE WIZARDS LTD.	001131772
WORLDWIDE XPRESS INC.	001132364
WORTH CUSTOMS CONSULTING INC.	001132616
WTS WORLD TELECOM SERVICES (CANADA) INC.	001147778
XEDOS AUTO CENTER LTD.	001131672
XIIVA HOLDINGS INC.	001129204
YAN BROTHERS IMPORT AND EXPORT LIMITED	001143990
YORK PROPERTIES INC.	001141350
YOUNG'S ENTERPRISES INC.	001136057
ZAJDLIK BUSINESS GROUP INC.	001137191
ZIPSHRED INC.	001128756
ZONECO3 INC.	001140287
1085339 ONTARIO INC.	001085339
1085736 ONTARIO INC.	001085736
1100061 ONTARIO LTD.	001100061
1103589 ONTARIO INC.	001103589
1104705 ONTARIO LTD.	001104705
1111786 ONTARIO INC.	001111786
1115208 ONTARIO INC.	001115208
1122148 ONTARIO LTD.	001122148
1122154 ONTARIO INC.	001122154
1122178 ONTARIO INC.	001122178
1124123 ONTARIO LTD.	001124123
1124912 ONTARIO LIMITED	001124912
1126180 ONTARIO INC.	001126180
1126276 ONTARIO INC.	001126276
1126348 ONTARIO LIMITED	001126348
1126400 ONTARIO LIMITED	001126400
1126425 ONTARIO INC.	001126425
1126716 ONTARIO LTD.	001126716
1126908 ONTARIO INCORPORATED	001126908
1127004 ONTARIO LIMITED	001127004
1127072 ONTARIO LIMITED	001127072
1127124 ONTARIO INC.	001127124
1127132 ONTARIO INC.	001127132
1127224 ONTARIO LTD.	001127224
1127328 ONTARIO INC.	001127328
1127340 ONTARIO LTD.	001127340
1127492 ONTARIO LIMITED	001127492
1127524 ONTARIO INC.	001127524
1127604 ONTARIO INC.	001127604
1127716 ONTARIO INC.	001127716
1127748 ONTARIO INC.	001127748
1127820 ONTARIO LIMITED	001127820

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1127940 ONTARIO INC.	001127940
1127980 ONTARIO LIMITED	001127980
1128020 ONTARIO INC.	001128020
1128108 ONTARIO LIMITED	001128108
1128176 ONTARIO LIMITED	001128176
1128188 ONTARIO LTD.	001128188
1128236 ONTARIO INC.	001128236
1128340 ONTARIO LIMITED	001128340
1128352 ONTARIO INC.	001128352
1128672 ONTARIO LIMITED	001128672
1128712 ONTARIO INC.	001128712
1128840 ONTARIO LIMITED	001128840
1128892 ONTARIO INC.	001128892
1128912 ONTARIO INC.	001128912
1129004 ONTARIO INC.	001129004
1129052 ONTARIO INC.	001129052
1129180 ONTARIO INC.	001129180
1129188 ONTARIO CORP.	001129188
1129280 ONTARIO INC.	001129280
1129368 ONTARIO INC.	001129368
1129616 ONTARIO LIMITED	001129616
1129656 ONTARIO INC.	001129656
1129672 ONTARIO LIMITED	001129672
1129680 ONTARIO LTD.	001129680
1129744 ONTARIO LIMITED	001129744
1129748 ONTARIO LIMITED	001129748
1129964 ONTARIO INC.	001129964
1129984 ONTARIO LTD.	001129984
1130040 ONTARIO LTD.	001130040
1130100 ONTARIO INC.	001130100
1130348 ONTARIO INC.	001130348
1130384 ONTARIO INC.	001130384
1130388 ONTARIO INC.	001130388
1130616 ONTARIO LIMITED	001130616
1130656 ONTARIO LIMITED	001130656
1130732 ONTARIO LIMITED	001130732
1130820 ONTARIO INC.	001130820
1130920 ONTARIO LTD.	001130920
1131008 ONTARIO INC.	001131008
1131104 ONTARIO LTD.	001131104
1131240 ONTARIO LTD.	001131240
1131256 ONTARIO INC.	001131256
1131368 ONTARIO LIMITED	001131368
1131413 ONTARIO LIMITED	001131413
1131712 ONTARIO LTD.	001131712
1131748 ONTARIO LTD.	001131748
1131756 ONTARIO INC.	001131756
1131812 ONTARIO LTD.	001131812
1131820 ONTARIO LIMITED	001131820
1131908 ONTARIO LTD.	001131908
1131912 ONTARIO INC.	001131912
1132052 ONTARIO LIMITED	001132052
1132080 ONTARIO LTD.	001132080
1132096 ONTARIO INC.	001132096
1132164 ONTARIO LIMITED	001132164
1132172 ONTARIO INC.	001132172
1132244 ONTARIO LTD.	001132244
1132492 ONTARIO INC.	001132492
1132572 ONTARIO LIMITED	001132572
1132628 ONTARIO INC.	001132628
1133088 ONTARIO INC.	001133088
1133372 ONTARIO INC.	001133372
1133632 ONTARIO INC.	001133632
1133668 ONTARIO INC.	001133668
1133724 ONTARIO LIMITED	001133724
1133740 ONTARIO LIMITED	001133740
1133760 ONTARIO INC.	001133760
1133768 ONTARIO LTD.	001133768
1133792 ONTARIO INC.	001133792

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1133800 ONTARIO LIMITED	001133800
1134008 ONTARIO INC.	001134008
1134084 ONTARIO LTD.	001134084
1134156 ONTARIO INC.	001134156
1134420 ONTARIO INC.	001134420
1134524 ONTARIO INC.	001134524
1134547 ONTARIO INC.	001134547
1134553 ONTARIO LIMITED	001134553
1134652 ONTARIO LTD.	001134652
1134656 ONTARIO INC.	001134656
1134784 ONTARIO LIMITED	001134784
1134833 ONTARIO INC.	001134833
1134859 ONTARIO LTD.	001134859
1135098 ONTARIO INC.	001135098
1135146 ONTARIO INC.	001135146
1135180 ONTARIO INC.	001135180
1135291 ONTARIO INC.	001135291
1135366 ONTARIO INC.	001135366
1135496 ONTARIO LIMITED	001135496
1135532 ONTARIO LIMITED	001135532
1135652 ONTARIO LIMITED	001135652
1135688 ONTARIO INC.	001135688
1135716 ONTARIO LIMITED	001135716
1135728 ONTARIO INC.	001135728
1135753 ONTARIO INC.	001135753
1135760 ONTARIO INC.	001135760
1135796 ONTARIO INC.	001135796
1135804 ONTARIO LTD.	001135804
1135812 ONTARIO INC.	001135812
1135844 ONTARIO LIMITED	001135844
1135952 ONTARIO LIMITED	001135952
1136033 ONTARIO LIMITED	001136033
1136213 ONTARIO INC.	001136213
1136371 ONTARIO INC.	001136371
1136436 ONTARIO LIMITED	001136436
1136556 ONTARIO LIMITED	001136556
1136832 ONTARIO LIMITED	001136832
1136876 ONTARIO INC.	001136876
1136896 ONTARIO INC.	001136896
1136988 ONTARIO LTD.	001136988
1137005 ONTARIO INC.	001137005
1137200 ONTARIO LIMITED	001137200
1137260 ONTARIO INC.	001137260
1137276 ONTARIO INC.	001137276
1137460 ONTARIO LIMITED	001137460
1137488 ONTARIO INC.	001137488
1137512 ONTARIO LTD.	001137512
1137564 ONTARIO INC.	001137564
1137568 ONTARIO LTD.	001137568
1137580 ONTARIO INC.	001137580
1137592 ONTARIO INC.	001137592
1137629 ONTARIO INC.	001137629
1137661 ONTARIO LIMITED	001137661
1137684 ONTARIO INC.	001137684
1138152 ONTARIO INC.	001138152
1138230 ONTARIO LTD.	001138230
1138488 ONTARIO LIMITED	001138488
1138516 ONTARIO LIMITED	001138516
1138622 ONTARIO INC.	001138622
1138626 ONTARIO INC.	001138626
1138783 ONTARIO INC.	001138783
1139026 ONTARIO LTD.	001139026
1139033 ONTARIO LTD.	001139033
1139048 ONTARIO INC.	001139048
1139049 ONTARIO INC.	001139049
1139104 ONTARIO LIMITED	001139104
1139190 ONTARIO LIMITED	001139190
1139785 ONTARIO LIMITED	001139785
1140055 ONTARIO LIMITED	001140055

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1140216 ONTARIO LIMITED.....	001140216
1140218 ONTARIO INC.....	001140218
1140345 ONTARIO INC.....	001140345
1140403 ONTARIO INC.....	001140403
1140816 ONTARIO INC.....	001140816
1140851 ONTARIO INC.....	001140851
1140929 ONTARIO LIMITED.....	001140929
1141025 ONTARIO INC.....	001141025
1141042 ONTARIO INC.....	001141042
1141063 ONTARIO INC.....	001141063
1141079 ONTARIO INC.....	001141079
1141124 ONTARIO INC.....	001141124
1141126 ONTARIO LIMITED.....	001141126
1141305 ONTARIO LIMITED.....	001141305
1141362 ONTARIO LIMITED.....	001141362
1141617 ONTARIO INC.....	001141617
1141689 ONTARIO INC.....	001141689
1141760 ONTARIO LTD.....	001141760
1141850 ONTARIO LIMITED.....	001141850
1141852 ONTARIO INC.....	001141852
1141868 ONTARIO INC.....	001141868
1141904 ONTARIO LIMITED.....	001141904
1141913 ONTARIO INC.....	001141913
1141919 ONTARIO LIMITED.....	001141919
1142302 ONTARIO LIMITED.....	001142302
1142319 ONTARIO INC.....	001142319
1142363 ONTARIO LIMITED.....	001142363
1142371 ONTARIO LIMITED.....	001142371
1142449 ONTARIO INC.....	001142449
1142499 ONTARIO INC.....	001142499
1142573 ONTARIO INC.....	001142573
1142582 ONTARIO INC.....	001142582
1142832 ONTARIO LIMITED.....	001142832
1142919 ONTARIO INC.....	001142919
1142964 ONTARIO INC.....	001142964
1143016 ONTARIO LTD.....	001143016
1143042 ONTARIO INC.....	001143042
1143204 ONTARIO LIMITED.....	001143204
1143210 ONTARIO INC.....	001143210
1143327 ONTARIO LIMITED.....	001143327
1143447 ONTARIO INC.....	001143447
1143827 ONTARIO INC.....	001143827
1143835 ONTARIO INC.....	001143835
1143897 ONTARIO INC.....	001143897
1143921 ONTARIO INC.....	001143921
1143989 ONTARIO INC.....	001143989
1144133 ONTARIO LIMITED.....	001144133
1144181 ONTARIO INC.....	001144181
1144234 ONTARIO LIMITED.....	001144234
1144235 ONTARIO LIMITED.....	001144235
1144254 ONTARIO INC.....	001144254
1144368 ONTARIO INC.....	001144368
1144642 ONTARIO LTD.....	001144642
1144688 ONTARIO LTD.....	001144688
1144718 ONTARIO LIMITED.....	001144718
1144719 ONTARIO LIMITED.....	001144719
1144946 ONTARIO INC.....	001144946
1144953 ONTARIO LIMITED.....	001144953
1144980 ONTARIO LTD.....	001144980
1145098 ONTARIO INC.....	001145098
1145101 ONTARIO INC.....	001145101
1145175 ONTARIO LTD.....	001145175
1145736 ONTARIO LIMITED.....	001145736
1145780 ONTARIO LIMITED.....	001145780
1145782 ONTARIO INC.....	001145782
1145783 ONTARIO LTD.....	001145783
1145824 ONTARIO LTD.....	001145824
1145852 ONTARIO LTD.....	001145852
1145963 ONTARIO INC.....	001145963

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1146010 ONTARIO CORPORATION.....	001146010
1146058 ONTARIO LIMITED.....	001146058
1146066 ONTARIO LIMITED.....	001146066
1146821 ONTARIO INC.....	001146821
1146900 ONTARIO LIMITED.....	001146900
1146976 ONTARIO INC.....	001146976
1147226 ONTARIO INC.....	001147226
1147285 ONTARIO LIMITED.....	001147285
1147286 ONTARIO LIMITED.....	001147286
1147302 ONTARIO LIMITED.....	001147302
1147317 ONTARIO INC.....	001147317
1147351 ONTARIO LIMITED.....	001147351
1147507 ONTARIO LIMITED.....	001147507
1147529 ONTARIO LTD.....	001147529
1147572 ONTARIO LIMITED.....	001147572
1147758 ONTARIO LTD.....	001147758
1147766 ONTARIO LIMITED.....	001147766
1147807 ONTARIO LIMITED.....	001147807
1147818 ONTARIO INC.....	001147818
1147837 ONTARIO LTD.....	001147837
1147881 ONTARIO LTD.....	001147881
1147889 ONTARIO LTD.....	001147889
1147890 ONTARIO LTD.....	001147890
1148033 ONTARIO LTD.....	001148033
1148068 ONTARIO INC.....	001148068
1148164 ONTARIO INC.....	001148164
1148820 ONTARIO LTD.....	001148820
1148908 ONTARIO INC.....	001148908
1148919 ONTARIO LTD.....	001148919
1148955 ONTARIO LIMITED.....	001148955
1149001 ONTARIO INC.....	001149001
1204752 ONTARIO INC.....	001204752
1205500 ONTARIO INC.....	001205500
1242366 ONTARIO INC.....	001242366
1258802 ONTARIO INC.....	001258802
1282808 ONTARIO INC.....	001282808
1291949 ONTARIO LTD.....	001291949
1309260 ONTARIO LIMITED.....	001309260
1316720 ONTARIO INC.....	001316720
1320247 ONTARIO LIMITED.....	001320247
1322241 ONTARIO INC.....	001322241
1349778 ONTARIO INC.....	001349778
1427459 ONTARIO INC.....	001427459
1443619 ONTARIO INC.....	001443619
1508 GRAND AVE. INC.....	001126608
45 RIVALDA RD. INVESTMENTS INC.....	001143257
559041 ONTARIO LIMITED.....	000559041
622542 ONTARIO LIMITED.....	000622542
676511 ONTARIO INC.....	000676511
750 OSGOOD INC.....	001134497
755501 ONTARIO INC.....	000755501
817260 ONTARIO LIMITED.....	000817260
836752 ONTARIO LTD.....	000836752
851956 ONTARIO INC.....	000851956
967756 ONTARIO INC.....	000967756
975960 ONTARIO LIMITED.....	000975960

(138-G813)

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-03-21	
1503657 ONTARIO INC.	001503657
2005-04-12	
226603 INVESTMENTS LIMITED.....	000226603
2005-04-26	
V.I.M. PARCEL EXPRESS INC.....	000989131
2005-04-27	
654459 ONTARIO LIMITED	000654459
2005-05-06	
HARVESTER CO. LTD.	001293699
2005-05-09	
H.A.R.S. INC.....	000994626
2005-05-12	
CASTILL HOLDINGS LTD.	001382318
CREATIVE TV INC.	000776127
IAN G. MCKELVIE LIMITED.....	000155514
LUCKSCHARM INTERNATIONAL (CANADA) INC.....	001041048
MERIT VILLA, INC.	000992600
PINOCCHIO LIMITED.....	000535362
ROY N. HAROLD INCORPORATED.....	000306489
RUSS BETTS REAL ESTATE LIMITED.....	000407953
THE BADGER'S REST INC.	001441735
1072825 ONTARIO INC.	001072825
1104488 ONTARIO INC.	001104488
1238974 ONTARIO INC.	001238974
2005-05-13	
BARPET ENTERPRISES LIMITED.....	000546166
C. & D. MCBRIDE INVESTMENTS LIMITED	000918935
CAMPBELLFORD PHARMACY CO. LTD.....	001327989
CHIT CHAT'S BOOK EXCHANGE AND CRAFTS INC.....	001324081
FELDER MOTORS LIMITED.....	001096355
GREENEY ISLAND INVESTMENTS LTD.....	000590925
GUGLIETTI & CONSTANTINO LIMITED.....	000118327
JAMES MACKINTOSH HOLDINGS INC	000901114
JEWELL TRAILER SALES INC.....	000329314
RENEE'S DANCE DESIGN INC.....	001246114
ROMAGNOLA INVESTMENTS (1987) LIMITED.....	000741647
TREND AVENUE INC.....	001567433
VILLABAR CONSULTING INC.....	000786614
1024266 ONTARIO LTD.	001024266
1052923 ONTARIO INC.	001052923
1207562 ONTARIO INC.....	001207562
1310275 ONTARIO CORP.	001310275
1346186 ONTARIO LIMITED	001346186
334 MACLAREN STREET PROFESSIONAL BUILDING INCORPORATED	000487167
422249 ONTARIO LIMITED	000422249
902484 ONTARIO INC.	000902484
920291 ONTARIO INC.	000920291
985341 ONTARIO INC.	000985341
2005-05-16	
BSL TECHNOLOGIES LTD.	000920174
BUY-RITE FURNITURE LIMITED	001156719
CENTURION ENTERPRISES INC.....	001121356
CHARLES COHEN HOLDINGS INC.	001460328
FIRST GENERATION RESTORATION PARTS INC.....	000814946
INSCO SAW CANADA LTD.....	000926938
J G FASHION LIMITED.....	001142577

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
JXL INC.	001288788
LES HABITATIONS ROBCO LTEE.....	000964336
MACGREGOR ELECTRIC COBOURG LIMITED	000313579
MALOUF ENTERPRISES LTD.....	000445674
POTTERY DIRECT (NORTH AMERICA) INC.....	002000819
RAINBOW CAMERAS LIMITED.....	000351242
SHEEN CANADA LIMITED.....	000689492
SHUSWAP CAMP LTD.	000527931
TAYLOR-ROUSSEAU AND ASSOCIATES INC.....	000506063
TECHNOLOGY MARKETING CONCEPTS INC.....	000909650
THE GW GROUP INC.....	001014948
THE INTERSPICE GROUP INC.....	001316206
TRADE PRINT 2000 INC.....	001055016
UPLANDS GRAPHICS LTD.	000904148
VANIER LAUNDRY LTD.....	000277878
1079265 ONTARIO LIMITED	001079265
1185014 ONTARIO LIMITED	001185014
1327988 ONTARIO LTD.....	001327988
1433854 ONTARIO LIMITED	001433854
1581833 ONTARIO INC.....	001581833
397215 ONTARIO LIMITED	000397215
548295 ONTARIO LIMITED	000548295
846882 ONTARIO LIMITED	000846882
944389 ONTARIO INC.....	000944389
972722 ONTARIO LIMITED	000972722
2005-05-17	
BETTER CARE PRODUCTS INC.....	001138451
BRENT & ASSOCIATES INSURANCE AGENCIES INC.	000632272
CAROL'S TONING SALON LIMITED	000699365
DALE F. BROWN TRUCKING INC.....	001221639
GLOBAL COMPUTER RENTALS INC.	001207721
LILIS JEWELLERY DESIGN INC.....	001371556
M. GURIZZAN CONSTRUCTION LIMITED.....	000388746
THOMPSON BOXES INC.....	000474976
1029626 ONTARIO INC.....	001029626
1176048 ONTARIO LTD.....	001176048
2012825 ONTARIO LTD.....	002012825
357303 ONTARIO LIMITED	000357303
790293 ONTARIO LTD.....	000790293
2005-05-18	
ANDRE PIERRE MARKETING INC.....	001369764
BETBURY INVESTMENTS LIMITED	000260158
DANTONY FOOD SERVICES LTD.....	000568184
DAY-DAN INVESTMENTS INC.....	001114887
DIVIDE BY 3 INC.....	000815635
GOODWOOD ENVIRONMENTAL LIMITED	001004474
KEITH & FAYE KERFOOT PROPERTIES LTD.....	000995539
MEDALCO SURGICAL SPECIALTIES INC.....	000993488
ONE AVOCA INC.....	001111217
RDJ PLANNING CONSULTANTS INC.....	001324390
YURCICH FARMS INC.....	001056596
1279514 ONTARIO INC.....	001279514
1308758 ONTARIO INC.....	001308758
1394627 ONTARIO INC.....	001394627
1483649 ONTARIO LIMITED	001483649
464987 ONTARIO INC.....	000464987
675447 ONTARIO LIMITED	000675447
2005-05-19	
ARTHUR J. NEWMAN LIMITED.....	000207846
CHEM-CORE CORROSION INC.....	001478748
CRONIN ENTERPRISES INC.....	001613233
DASS INTERLOCKING CORPORATION.....	001215080
EXPRESSIONS BY JACKLIN HAIRDRESSING & BEAUTY SUPPLY INC.....	001082460
FAGA GROUP LTD.....	001336251
FOOD GLORE GROCERY INC.....	001296575
GEE-BEE LEASING LIMITED	000448970
GRANTON MARKETING LIMITED	001060432
GREAT DIVIDE HEALTH SERVICES INC.....	001238417
HILL TOP HAVEN FARM INC.....	000491279

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
HYATT MANAGEMENT WINDSOR LIMITED.....	000396273
KENNY'S LIVE FISH INC.....	001065751
LUNDIE'S REALTY LTD.....	001131986
MALTON TRANSPORT INCORPORATED.....	001568687
SEVEN SEA PEARL INC.....	001335611
SPILL TECH INDUSTRIES INC.....	001336664
T-SQUARED ENTERPRISES INCORPORATED.....	000638480
THE GENTRAY GROUP INC.....	001221356
TONY DOL & SONS LIMITED.....	000123197
VECCHIO & MARCHIO ORNAMENTAL IRON LIMITED.....	000918874
VIA AUTO SERVICE INC.....	002024598
1057745 ONTARIO INC.....	001057745
1072811 ONTARIO INC.....	001072811
1112561 ONTARIO LTD.....	001112561
1120908 ONTARIO INC.....	001120908
1122414 ONTARIO LIMITED.....	001122414
1168515 ONTARIO INC.....	001168515
1169143 ONTARIO LTD.....	001169143
1197935 ONTARIO INC.....	001197935
1240507 ONTARIO LIMITED.....	001240507
2028508 ONTARIO INC.....	002028508
939431 ONTARIO LIMITED.....	000939431
2005-05-20	
BYRNE, CROSBY PROFESSIONAL CORPORATION.....	001579855
CALEDON TRANSIT INC.....	001341149
DA NOI HAIR INCORPORATED.....	000388787
DACON COMMUNICATIONS CONSULTING INC.....	001195029
GEORGES RIOUX BUILDING CONSTRUCTION LTD.....	000338986
KERATT HOLDINGS INC.....	000898427
LARRY GARBER HOLDINGS LTD.....	000591782
MAIN STREET REALTY INC.....	001247579
OG DATA INC.....	001576621
SQUALIS INC.....	001520821
STANFORD MANAGEMENT INC.....	000812313
VANCHASE VESTMENTS INC.....	001054875
1058521 ONTARIO INC.....	001058521
1459405 ONTARIO LIMITED.....	001459405
694260 ONTARIO LIMITED.....	000694260
792739 ONTARIO INC.....	000792739
901605 ONTARIO INC.....	000901605
2005-05-21	
COMPLETE WASTE MANAGEMENT SERVICES INC.....	001087272
PADRAICS SERVICES LIMITED.....	000372487
1131076 ONTARIO INC.....	001131076
1266425 ONTARIO LTD.....	001266425
2005-05-22	
504490 ONTARIO LIMITED.....	000504490
2005-05-23	
CTA GROUP LTD.....	001175084
EASTEND DEVELOPMENTS LTD.....	001341850
FOUR SEA TECHNOLOGY INC.....	001512077
KANEURO HORSE IMPORTS LTD.....	001217992
U.S.L. ENTERPRISES LIMITED.....	000429914
1041470 ONTARIO INC.....	001041470
923784 ONTARIO LIMITED.....	000923784
2005-05-24	
CANEAST INTERNATIONAL INVESTMENTS INC.....	000694488
CHAMP CONSULTING SERVICES INC.....	001220233
CRC KITCHENS INC.....	000650140
DIRON SERVICES (BARRIE) LTD.....	000948370
GOLDSTEIN + SON EYEWEAR INC.....	001131956
GRIERSVILLE FARMS LTD.....	000406069
HALCYON DIVERS INC.....	000429291
JRT CORP.....	001323548
KEGA BROADCAST SOLUTIONS INC.....	001602704
LABONTE SIGN SERVICE (1998) LTD.....	001298442
LAST MILE ACCESS TECHNOLOGIES INC.....	001394673
MAGA ENGINEERING INC.....	001246252
MARTIN ATKINS LIMITED.....	000469066
MURATIS ENTERPRISES INC.....	001093279

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
R D S REALTY CONSULTANTS INC.....	000655944
SINCLAIR-COCKBURN FINANCE (1995) INC.....	000615997
STALKER'S MUSIC/MAGS LIMITED.....	001498953
TAURUS LEASING INC.....	000859081
TECHNICAL MATTERS INC.....	001130797
TRAVEL 'N' SAVE INC.....	000536694
VISEU BAR & GRILL INC.....	001367296
1021242 ONTARIO LIMITED.....	001021242
1146501 ONTARIO INC.....	001146501
1199304 ONTARIO INC.....	001199304
1229566 ONTARIO INC.....	001229566
1386213 ONTARIO INC.....	001386213
1389723 ONTARIO LIMITED.....	001389723
1434409 ONTARIO LIMITED.....	001434409
1510183 ONTARIO INC.....	001510183
397344 ONTARIO LIMITED.....	000397344
429263 ONTARIO LIMITED.....	000429263
569118 ONTARIO INC.....	000569118
595640 ONTARIO LTD.....	000595640
681174 ONTARIO INC.....	000681174
701361 ONTARIO LIMITED.....	000701361
738572 ONTARIO LTD.....	000738572
928772 ONTARIO LIMITED.....	000928772
997295 ONTARIO LIMITED.....	000997295
2005-05-25	
ADJUSTABLE SCENO INC.....	001424491
ARDO PERSONNEL INC.....	001325099
ASHTON MAID SERVICES (1996) INC.....	001165541
GAIL LINDSAY PROPERTY MANAGEMENT SERVICES LIMITED.....	000397481
GRAPHIC COLOUR IMAGING INC.....	001059716
MICRON DIGITAL INC.....	002021340
SHERTRELL FOOD MART INC.....	000582486
THE ZANTE CAPITAL GROUP INC.....	000928880
1040755 ONTARIO INC.....	001040755
1102397 ONTARIO LIMITED.....	001102397
1144622 ONTARIO LIMITED.....	001144622
1383367 ONTARIO LIMITED.....	001383367
1566902 ONTARIO INC.....	001566902
645847 ONTARIO LIMITED.....	000645847
759169 ONTARIO LIMITED.....	000759169
862706 ONTARIO INC.....	000862706
2005-05-26	
ARTHUR WILLI LIMITED.....	000239429
CALVERT PROJECT CONSULTANTS INC.....	001152249
COMPUCAD DESIGN LTD.....	001238391
COMPUTER TELESERVICES CORP.....	001372325
EASTMAN INTERNATIONAL INC.....	001320669
F. G. HEATH COMMUNICATIONS LTD.....	000919545
GOLD PENGUIN MANAGEMENT INC.....	000616540
GOLD'S STANDARD METALS LIMITED.....	000137252
J. W. SPECIALTY INC.....	000535693
KEN-PEN ELECTRICAL CONTRACTORS INC.....	000787541
NEOGENERATIONS, DEVICES & TECHNOLOGIES LTD.....	001112322
POWER PLUS PRINTING INC.....	001040345
PROFESSIONAL GOLF ONTARIO BUYING GROUP INC.....	000599775
SAWTOOTH BORDERS INC.....	000353244
TERRASTAR EMS INC.....	001499265
TIRES PLUS AUTOMOTIVE INC.....	001013561
TRIAD SPECTRUM LTD.....	001379211
VIC BENNETT MOTORS (CARLETON PLACE) LIMITED.....	000103791
VINYL CREATIONS INCORPORATED.....	001172723
1278468 ONTARIO INC.....	001278468
1316819 ONTARIO LTD.....	001316819
1467532 ONTARIO INC.....	001467532
1486361 ONTARIO LTD.....	001486361
442592 ONTARIO LTD.....	000442592
753187 ONTARIO LIMITED.....	000753187

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
767891 ONTARIO INC.	000767891
871652 ONTARIO INC.	000871652
2005-05-27	
FASHION CLUB SEVEN LTD.	001251084
2005-06-10	
1407200 ONTARIO INC.	001407200
2005-06-11	
DON MCPHAIL REAL ESTATE LTD.	000476822
1371857 ONTARIO INC.	001371857
872140 ONTARIO INC.	000872140
2005-06-12	
1437186 ONTARIO INC.	001437186
2005-06-13	
B.T.U. HEATING & AIR CONDITIONING CO. LTD.	001176178
GRAND BEND HOLDINGS LTD.	000774483
2005-06-14	
BRIGHT IDEAS PROPERTY SERVICES LTD.	001178951
TEON INC.	000859631
1249964 ONTARIO LTD.	001249964
1417757 ONTARIO INC.	001417757
925314 ONTARIO INC.	000925314
2005-06-15	
ADVANCED GLOBAL FINANCIAL SERVICES INC.	002028827
CANADIAN CORPORATE MEDICINE (1992) INC.	000988536
ENNIS MURPHY LIMITED.	000084404
JAMES FULLERTON & ASSOCIATES INC.	001508823
JANE VARIETY AND GIFTS LTD.	000551405
PETER KING PRODUCTIONS INC.	001116236
1016881 ONTARIO INC.	001016881
1047541 ONTARIO LIMITED	001047541
1467360 ONTARIO LIMITED	001467360
2005-06-16	
CAMTAM INC.	001177111
CHRISTIAN DUFOURNAUD CONSULTANTS INC.	000944238
HENRY JANZEN ENTERPRISES LIMITED	000247025
T.S.S. INVESTMENTS (WATERLOO) INC.	000708178
YOUNG'S FLOORING SERVICES LTD.	000396137
640627 ONTARIO INC.	000640627
849230 ONTARIO LIMITED	000849230
958073 ONTARIO INC.	000958073
988858 ONTARIO LIMITED	000988858
997205 ONTARIO LTD.	000997205
2005-06-17	
AB & T BROTHERS INC.	001231655
ABITAT INVESTMENTS INC.	001464366
BRUNE CONSTRUCTION & MANAGEMENT LTD.	000348631
EISLAW INVESTMENTS LIMITED	000085532
GOLDEN STRONG DEVELOPMENT GROUP INC.	002003233
IRENE TAYLOR LTD.	001207151
NK-STAR ENTERPRISE INC.	001244018
OBJECTINFO TECHNOLOGIES LTD.	001522338
OZYMANDIAS INC.	001158565
PARAMOUNT INSURANCE BROKERS LIMITED	000506561
PAYROLL LOANS (TORONTO) LTD.	002014117
PETE-COLE INVESTMENTS INC.	000395693
RAY THOMPSON FUELS LIMITED.	000080990
SHERYMerna GROUP LTD.	002025005
SHREYASOFT INC.	001431885
SINA ORIENTAL RUGS LTD.	001230687
SPRUCEGREEN FARMS LIMITED	001028058
WESTAFF LIMITED	000215368
1451518 ONTARIO LTD.	001451518
918785 ONTARIO INC.	000918785
2005-06-20	
CAMEX CORPORATE CONSULTANTS INC.	000518533
CHAMELEON DRESS COMPANY INC.	000536145
DUNWEST IMPORT EXPORT LTD.	000865687
JORDAN FROZEN FOODS LIMITED	000292578
NESTFAMILY.COM CANADA, INC.	001338143
THE TALBOT INN CORPORATION.	000512758
TIME-EX INC.	002033585

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
TOBULOS TECHNOLOGIES INC.	001466595
YUAN-EN INTERNATIONAL LTD.	001309418
1085259 ONTARIO LIMITED	001085259
1173256 ONTARIO LTD.	001173256
1388891 ONTARIO INC.	001388891
1405442 ONTARIO LIMITED	001405442
1414013 ONTARIO INC.	001414013
1424238 ONTARIO INC.	001424238
1424239 ONTARIO INC.	001424239
1475608 ONTARIO INC.	001475608
1516028 ONTARIO LTD.	001516028
2049518 ONTARIO INC.	002049518
421353 ONTARIO LIMITED	000421353
486004 ONTARIO LIMITED	000486004
744496 ONTARIO LIMITED	000744496
937899 ONTARIO INC.	000937899
2005-06-21	
DORANSKY & ASSOCIATES INC.	000909612
FERCHAT INVESTMENTS INC.	002000481
GERWIN INDUSTRIES LTD.	000474107
HALTON HILLS PRINTING, PUBLISHING & DISTRIBUTION LTD.	001001118
STEWMAIN INVESTMENTS LIMITED	001059837
1057078 ONTARIO INC.	001057078
1490694 ONTARIO INC.	001490694
1502766 ONTARIO INCORPORATED	001502766
882663 ONTARIO INC.	000882663
2005-06-22	
BRYDEN HOCKEY CORPORATION.	001323655
BRYDEN HOCKEY MANAGEMENT CORPORATION.	002008001
B.S.A.R. ENTERPRISES LIMITED.	001032132
CREATIVE ESTATE PLANNING SERVICES INC.	001383621
DRAFT CONTRACTING LTD.	001166915
ECUMENICAL DEVELOPMENT SOCIETY OF CANADA LTD.	001289799
GHAWI ENTERPRISES LTD.	000774968
GOLDCREST DEVELOPMENTS INC.	000740293
LISTOWEL BAKERY INC.	001148375
MCJD ENTERPRISES INC.	001062026
OSTEOGARD CANADA INC.	001221062
OTTAWA TECHNOLOGY PARK CORPORATION	002004080
1527525 ONTARIO INC.	001527525
675881 ONTARIO INC.	000675881
2005-06-23	
ADMIRAL COMPUTER INC.	001155606
CANADIAN GRAPHIC SUPPLY LTD.	001175264
SIX SHOOTER PRODUCTIONS INC.	001344357
1154960 ONTARIO CORPORATION	001154960
1208650 ONTARIO INC.	001208650
404-WOODBINE LIMITED	002049482
424955 ONTARIO INC.	000424955
746950 ONTARIO LIMITED	000746950
2005-06-24	
MEDESCO HEALTH SERVICES INC.	002012353
PERFORMANCE LOGISTICS CANADA INC.	002022408
PRETTY BEAUTY CENTRE INC.	002033323
1091596 ONTARIO LIMITED	001091596
1482856 ONTARIO LIMITED	001482856
833873 ONTARIO INC.	000833873
965747 ONTARIO INC.	000965747

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G814)

ERRATUM NOTICE**Avis D'Erreur****Ontario Corporation Number 611420**

Vide Ontario Gazette, Vol. 138-25 dated June 18th 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the issue of the Ontario Gazette with respect to the cancellation of the Certificate of Incorporation of 611420 ONTARIO LIMITED was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-25 datée du June 18th 2005

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de 611420 ONTARIO LIMITED a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G809)

Ontario Corporation Number 1220692

Vide Ontario Gazette, Vol. 137-36 dated September 4th 2004

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the issue of the Ontario Gazette with respect to the cancellation of the Certificate of Incorporation of 1220692 ONTARIO INC. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 137-36 datée du September 4th 2004

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de 1220692 ONTARIO INC. a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G810)

**Notice of Default in Complying with the
Corporations Information Act
Notice de non-observation de la Loi sur
les renseignements exigés des
compagnies et des associations**

NOTICE IS HEREBY GIVEN under subsection 241(3) of the Business Corporations Act that unless the corporations listed hereunder comply with the filing requirements under the Corporations Information Act within 90 days of this notice orders dissolving the corporation(s) will be issued. The effective date precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241(3) de la Loi sur les sociétés par actions, si les compagnies

mentionnées ci-dessous ne se conforment pas aux exigences de dépôt requises par la Loi sur les renseignements exigés des compagnies et des associations dans un délai de 90 jours suivant la réception du présent avis, des ordonnances de dissolution seront délivrées contre lesdites compagnies. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-22	
PASSION MUSIC ENTERTAINMENT INC.	1261042
1016944 ONTARIO LIMITED	1016944
1616915 ONTARIO INC.	1616915
1630286 ONTARIO LIMITED	1630286
1635377 ONTARIO INC.	1635377
1641265 ONTARIO INC.	1641265
1650222 ONTARIO INC.	1650222
2005-06-28	
KERROWOOD ESTATES OWNERS INC.	903607

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G818)

**Cancellations for Filing Default
(Corporations Act)
Annulations pour omission de se
conformer à une obligation de dépôt
(Loi sur les personnes morales)**

NOTICE IS HEREBY GIVEN that orders under Section 317(9) of the Corporations Act have been made cancelling the Letters Patent of the following corporations and declaring them to be dissolved: The date of the order of dissolution precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE que, les décrets émis en vertu de l'article 317 (9) de la Loi sur les personnes morales ont été émis pour annuler les lettres patentes des personnes morales suivantes et les déclarer dissoutes. La date du décret de la dissolution précède le nom de la personne morale.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-28	
DRYDEN MINOR HOCKEY ASSOCIATION.....	998458

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G819)

**Cancellation of Extra-Provincial Licence
(Extra-Provincial Corporations Act)
Annulation de Permis Extraprovincial
(Loi sur les compagnies
extraprovinciales)**

NOTICE IS HEREBY GIVEN that orders under Section 7(1) of the Extra-Provincial Corporations Act have been made cancelling the licence of

the following extra-provincial corporations. The date of the cancellation order precedes the name of the corporation.

AVIS EST DONNÉ PAR LA PRÉSENTE de l'annulation des permis extraprovinciaux suivants, faite conformément à l'article 7(1) de la Loi sur les compagnies extraprovinciales. La date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
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2005-06-24	
ASRCA-TRANSPORT, INC.	708907
ASRCA-TRANSPORT, INC.	708907
B.B. & L. INC.	847083
CAMBERLEY ASSOCIATES, INC.	903401
CENTURY MFG. CO.	881872
CHAUTAUQUA AIRLINES, INC.	733347
CISD INTERNATIONAL INC.	843152
D.E.L.T.A. INTERNATIONAL-CANADA, INC.	878118
DARIUS GOLD MINE INC.	506330
EASTERN CARRIERS, INC.	888642
ENSCO ENVIRONMENTAL SERVICES, INC.	801037
FABLEASE, INC.	903567
FANUC USA CORPORATION	721763
FEDERAL CONTAINER CORPORATION	870098
FEDERAL-HOFFMAN, INC.	878104
FINA OIL AND CHEMICAL COMPANY	647522
FURNAS ELECTRIC COMPANY	713400
GARVIN BROTHERS, INC.	568468
I.F. INTERFINANCE LIMITED	675774
ICARUS CORP.	859258
JASMINE LTD.	883130
KORTEKAAS PUBLICITY B.V.	560820
KYMMENE PAPER, INC.	906184
LEARN PC, INC.	872706
LONG TRANSPORTATION SERVICES, INC.	897008
MANLEY BADGER, INC.	837491
MARSHALL INDUSTRIES	775195
MAYVILLE PUBLISHING (CANADA) LIMITED	883109
MEPLA, INC.	903402
METROPOLITAN PUBLISHERS REPRESENTATIVES INC.	630978
MOBIL MARKETING CANADA INC.	592704
MODICON CANADA LTD.	813025
NEPTCO INCORPORATED	585217
PRESERVATRICE FONCIERE T.I.A.R.D.	525384
REMOUNT MARKETING CORPORATION	840410
S.I.T. CONTROLS U.S.A., INC.	817326
SCHURPACK, INC.	883036
SENECA INDUSTRIAL MAINTENANCE INC.	693562
SPECTRUM APPLICATIONS, INC.	907932
SPORTING LIFE, INC.	642516
SQUARE PARKING CANADA INC.	787543
SUNDOR CANADA INC.	787452
SVI SYSTEMS, INC.	881960
THE ASHTON-DRAKE GALLERIES, LTD.	909096
THE JOYCE INSTITUTE: A PROFESSIONAL TRAINING CORPORATION	706902
THE LELY CORPORATION OF DELAWARE	806300
THE NIKKO SECURITIES CO., LTD.	560153
THYSSEN INDUSTRIE AKTIENGESSELLSCHAFT	633427
TSUBAKIMOTO CHAIN CO.	889761
UNIVERSAL HOSPITAL SERVICES, INC.	862663
VAN HYGAN & SMYTHE, INC.	909095

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G820)

Financial Services Commission of Ontario

STATEMENT OF PRIORITIES

June 2005

Introduction

The Financial Services Commission of Ontario (FSCO) is a regulatory agency established under the *Financial Services Commission of Ontario Act, 1997 (FSCO Act)*.

Section 11 of the *FSCO Act* requires FSCO to deliver to the Minister of Finance and publish in *The Ontario Gazette* (by June 30th of each year), "a statement setting out the proposed priorities of the Commission for the fiscal year in connection with the administration of this Act and all other Acts that confer powers on or assign duties to the Commission or the Superintendent."

This is FSCO's eighth Statement of Priorities. It identifies key challenges facing FSCO, outlines proposed strategic priorities, highlights initiatives, and notes recent progress on significant projects.

FSCO is comprised of three parts: the five-person Commission or Board; the Superintendent of Financial Services and staff; and the Financial Services Tribunal. FSCO regulates insurance, pension plans, loan and trust companies, credit unions/caisses populaires, mortgage brokers and co-operative corporations in Ontario.

As of April 1, 2005, FSCO regulated 399 insurance companies, 8,642 pension plans, 242 credit unions and caisses populaires, 680 mortgage brokers, and 1,742 co-operative corporations, as well as approximately 34,630 insurance agents, 3,780 corporate insurance agencies and 1,273 insurance adjusters. The regulated sectors represent a large, dynamic and evolving industry that plays a vital role in the provincial economy and the financial security of individuals and families.

Our Mandate

To protect the public interest and enhance public confidence in the regulated sectors, FSCO provides regulatory services that protect financial services consumers and pension plan beneficiaries, and supports a healthy and competitive financial services industry.

Our Vision

We are committed to being a vigilant, fair-minded and forward-looking regulatory agency with a constructive and responsive presence in Ontario's financial services marketplace.

Key Challenges

FSCO engages in strategic planning exercises to inform the development of overall direction and strategic priorities. Upon completion of the process for this year, we determined that the key environmental challenges influencing our Statement of Priorities remain the same. This year, FSCO continues to take into account the following key challenges in the environment.

Convergence

There is a continuing trend toward consolidation and mergers of financial institutions, globalization of the marketplace and convergence of the financial services industry. This trend challenges financial services regulators to address issues facing the financial services industry through a cross-jurisdictional, cross-sectoral approach. Stakeholders are increasingly calling for national rather than local

solutions to regulatory issues. Mechanisms are needed to facilitate harmonized solutions for national issues.

Market conditions

Strong global economy, low interest rates and the rise of the Canadian dollar have had an impact, both positive and negative, on the financial condition of financial institutions and pension plans. In particular, the Canadian P&C insurance sector has improved over the past year. However, changes in this sector are by nature cyclical and the length of any recovery is difficult to predict. Consumers of financial services and pension plan beneficiaries continue to express concern about the implications of market conditions that have the potential to fluctuate. Regulators must be able to anticipate and react to changing market conditions. They also need to address solvency and market conduct issues that may affect financial services consumers and pension plan beneficiaries.

Evolving regulatory environment

A number of initiatives are underway to rationalize the regulatory structures and framework to align the regulation of financial services with evolving market realities. Regulators need to keep pace with, and have adequate regulatory instruments to respond to, the changing regulatory environment. FSCO will also need to respond to any changes that may occur in the regulatory systems for financial services not regulated by FSCO.

Impact of technological change

The increasing trend toward electronic communication throughout the economy demands an enhanced capability to deliver services electronically. Regulators must be able to conduct business with the industry electronically and be accessible to consumers and pension plan beneficiaries on-line.

What this Means to FSCO

To meet these challenges we are guided by established strategic priorities. These priorities build on the delivery of the core business activities we carry out to achieve our mission. As each is significant, FSCO's strategic priorities are not ranked in any particular order:

- I. Promote a coordinated national approach to regulatory issues.
- II. Enhance the risk-based approach to regulation.
- III. Review and recommend amendments to the regulatory framework to keep up with changes in the marketplace.
- IV. Improve delivery of services.

We believe these strategic priorities and the initiatives associated with them on the following pages will have a positive impact on consumers and pension plan beneficiaries. By pursuing them, FSCO will meet the on-going needs of financial services consumers.

Most projects undertaken by FSCO are complex in that they involve a range of stakeholders and are carried out in conjunction with federal and other provincial jurisdictions. As a result, many initiatives span several years and work continues on an on-going basis from year-to-year.

FSCO's Statement of Priorities traditionally includes a Report on Key Initiatives from the previous year's Statement. In this year's Statement, the report-back on activities will list the accomplishments and will provide more details about the benefits for stakeholders and the regulatory system.

Our Strategic Priorities

I Promote a coordinated national approach to regulatory issues

FSCO continues to work with other Canadian regulators in coordinating regulation of the financial services industry at the national level.

FSCO supports the development of harmonized regulatory solutions through participation in the Joint Forum of Financial Market Regulators

(Joint Forum), the Canadian Association of Pension Supervisory Authorities (CAPSA) and the Canadian Council of Insurance Regulators (CCIR).

FSCO is participating with these national organizations as a member of, or in some cases as a lead of, committees and project teams that are mandated to undertake the following initiatives:

Joint Forum

- Examine issues related to differences in investment rules for pension funds, mutual funds, segregated funds and other pooled investment funds. Work with stakeholders to identify specific problems resulting from any regulatory inconsistencies in this area. Determine what action, if any, is necessary to deal with the issues that are identified.
- Complete work on more effective Point of Sale Disclosure for mutual funds and segregated funds. The goal is to develop a regime that will bring information to consumers when they need it, in a form they can use, and in a cost-effective, practical manner. This will ultimately mean better, more timely information on which consumers can base their investment decisions.

- Continue to work to create appropriate linkages between regulators and the Financial Services OmbudsNetwork in order to ensure that regulators' confidence in the new system continues at a high level.

CCIR

- Develop a harmonized framework for the collection and reporting of company complaint data. This work is being led by Ontario and Quebec as a component of CCIR's broader Risk-Based Market Conduct Regulation Committee. The system is being developed with input from the Canadian Life and Health Insurance Association and the Insurance Bureau of Canada.

- Work with the Reciprocal Licensing Committee of the CCIR to introduce common insurance intermediary application forms to be used across Canada. Propose a system of reciprocal licensing of insurance intermediaries for adoption in 2006.

- Implement the amended governance model for oversight of the Automobile Insurance Statistical Plan.

CAPSA

- Work with the Stakeholder Task Force on Common Pension Standards to develop detailed standards for plan administration and basic entitlement components of a proposed Model Pension Law.

- Continue to work on the development of a revised reciprocal agreement for the regulation of multi-jurisdictional pension plans. The agreement is intended to address problems related to the regulation and administration of multi-jurisdictional pension plans which result from differences in legislative requirements for pension plans in jurisdictions across Canada.

II Enhance the risk-based approach to regulation

- Develop a risk-based approach to monitoring the investment of pension plan funds. FSCO will test an investment monitoring model and corresponding Investment Information Summary (IIS) form in 2005. The intention is to finalize the monitoring model and the IIS form, and fully implement the investment monitoring program by spring 2006.

- Implement risk-based market conduct assessments for property and casualty insurance companies, and life insurance companies. The assessments will enhance consumer protection and identify ways to improve market efficiency.

- Develop and implement risk-based examination processes for pension plans, mortgage brokers and insurance companies. The objective of this initiative is to evaluate the safety and soundness of companies through a separate assessment of inherent risks and risk

management processes. This approach is a more cost-effective use of resources as it works through a sharper focus on risk.

III Review and recommend amendments to the regulatory framework to keep up with changes in the marketplace

- Review partial pension plan wind-ups affected by the *Monsanto* decision to ensure compliance with obligations to distribute surplus on partial wind-ups.
- Update and establish policies to clarify distribution of surplus on partial pension plan wind-up.

Work with the Ministry of Finance and FSCO stakeholders on the following priorities:

- Identify strategies to address contingent liabilities of the Pension Benefit Guarantee Fund to ensure its financial viability.
- Review the *Insurance Act* to harmonize the re-insurance provisions of the Minimum Capital Test with other jurisdictions.
- Expand the number of Pre-approved Framework (PAF) Guidelines. PAF Guidelines developed for the most common auto accident injuries will speed access to rehabilitation, better utilize health care resources, and provide more cost certainty for insurers.
- Provide support for a winding down of the Designated Assessment Centre (DAC) system.
- Work with the Facility Association (FA) on changes to enhance the effectiveness of the residual auto insurance market mechanism.
- Work with the co-operative sector to develop regulations required as a result of amendments to the *Co-operative Corporations Act*.
- Work on the electronic standard invoice project. This involves continuing regular discussions with stakeholders to ensure that the needs of all sectors are being met.
- Advise and assist the Ministry of Finance in the review of the *Mortgage Brokers Act*. The objective of the new Act is to enhance consumer protection and create a climate in which the industry can grow under responsive, fair and modern regulation.
- Undertake a detailed review of education requirements for the purposes of licensing mortgage brokers and agents under the proposed new legislation.
- Advise and assist the Ministry of Finance in the ongoing review of the *Credit Unions and Caisses Populaires Act, 1994*.
- Provide increased flexibility to provincially incorporated insurers in their investment decisions while maintaining public protection through the development of "Prudent Portfolio" investment rules.

IV Improve delivery of services

- Introduce Internet-based licensing of mortgage brokers.
- Upgrade IT systems for Motor Vehicle Accident Claims Fund (MVACF) and develop electronic MVACF forms.
- Continue to upgrade the on-line features of the Dispute Resolution Practice Code.
- Plan and implement a range of outreach activities to increase awareness of dispute resolution services in non-GTA areas.
- Launch new FSCO website with upgraded forms, enhanced features and on-line tools to assist consumers and other stakeholders in locating current information on the regulated sectors.
- Launch web-based electronic automobile insurance filing system (ARCTICS) industry-wide.

FSCO Funding

Under Section 25 of the *FSCO Act, 1997*, the Lieutenant Governor-in-Council may assess all entities that form part of a regulated sector with respect to all expenses and expenditures that the Ministry of Finance, the Commission and the Tribunal have incurred. The Minister of Finance is also authorized to establish fees with respect to these regulated sectors for services provided by FSCO.

In determining the administration of the funding system, FSCO has established that it will:

- be fair;
- reflect the use of FSCO resources;
- enable reasonable predictability of regulatory costs;
- be simple to administer; and
- be flexible and easily modified.

FSCO has also made a commitment to the following principles in carrying out its funding system:

- revenues will not exceed forecasted expenditures for each sector;
- disruption will be minimized and changes will take into account the effect of fees on the marketplace; and
- FSCO will be accountable to its stakeholders for the efficiency and quality of the services delivered.

FSCO will move to quarterly assessment invoices, rather than annual assessment invoices, for the regulated sectors it currently assesses (Insurance, Credit Unions and Loan & Trust). This approach will allow for more accurate calculation of assessment amounts with more predictability for the sectors.

Also this year, FSCO is developing an Activity Based Costing (ABC) model. Once implemented, using specialized software, ABC will assist FSCO's ability to formulate and verify the costs recovered through the FSCO fee schedule and assessments.

Statement of Priorities – 2005

Report Back on Key Initiatives

I Promote a coordinated national approach to regulatory issues

FSCO continued to work with other Canadian regulators in coordinating regulation of the financial services industry at the national level through the following initiatives:

Joint Forum

- Released final Guidelines for Capital Accumulation Plans (CAPs) that provide a harmonized national standard for the operation of CAPs, which include defined contribution pension plans and group RRSPs where members have investment choice. The Guidelines will ensure CAP members have the information and assistance they need to make informed investment decisions, ensure a similar regulatory result for all CAP products and services, and outline and clarify the rights and responsibilities of sponsors, service providers and members.
- Developed strategies with key stakeholders to address issues related to the operation of the Financial Services OmbudsNetwork and regulators' requirements for company complaint data. This work is expected to provide the foundation for the information sharing needed to implement a risk based approach to regulation.

CAPSA

- Released final Pension Plan Governance Guidelines to help pension plan administrators implement effective governance systems for their plans. The Guidelines provide a clear outline of good governance practices which will help ensure accurate, efficient and cost effective delivery of the benefits promised under a pension plan.

- Worked on the development of a revised reciprocal agreement, which would enable effective and efficient regulation and administration of multi-jurisdictional pension plans. Worked with Quebec to develop a draft framework agreement.

CCIR

- FSCO chaired the CCIR/CISRO Industry Practice Review Committee. This committee conducted market conduct review of relationships between agents, brokers and insurers to assess whether potential conflicts of interest are being managed.
- FSCO chaired the CCIR committee on an initiative to harmonize licensing standards across Canada for insurance agents and brokers. The initiative responded to industry requests for harmonization of licensing standards by developing and testing harmonized application forms for agents and brokers.
- FSCO chaired CCIR's risk-based market conduct committee whose objective is to consider the various models and approaches to risk-based market conduct regulation and to develop a consensus among insurance regulators about the appropriate definition and objectives of such regulation. This work provided a resource on which we will be basing recommendations for modernizing the insurance regulatory framework.
- FSCO chaired the CCIR Information Sharing Committee which developed a protocol for information sharing among CCIR members that was approved by CCIR in 2004.
- FSCO chaired the CCIR Working Group on Automobile Insurance Statistical Plan Governance whose objective was to develop an enhanced governance model. The proposed structure would see the creation of an independent entity, overseen by regulators, with defined accountability requirements.

II Enhance the risk-based approach to regulation

- Developed and consulted on an investment monitoring model, with an aim of promoting strong governance for pension fund investments. Revised originally proposed model as a result of suggestions received during the consultation.
- Followed up on the risk-based market conduct pilot assessments conducted in 2004 for life insurers in area of the marketing and trading practices of individual variable insurance contracts (segregated funds). This activity helped to maintain a healthy financial sector regulated by FSCO.
- Implemented risk-based market conduct assessments for general insurers in the area of Statutory Accident Benefits (SABs) and claims. This helps ensure that claimants are being fairly treated in accordance with the law.
- Enhanced risk-based supervision and monitoring of Ontario incorporated insurance registrants, Deposit Insurance Corporation of Ontario, the credit unions and caisses populaires and leagues. Risk-based monitoring is achieved by evaluating risk profiles, financial condition, risk management processes and compliance with applicable legislation. This approach enhances FSCO's ability to assess the safety and soundness of the entities regulated by FSCO.
- Undertook risk-based review of insurers' practices and procedures for implementing and using filed and approved auto insurer rates, risk classification systems and underwriting rules.
- Developed Pre-approved Framework (PAF) Guidelines for whiplash and related injuries. The PAF Guidelines improved access to rehabilitation, promoted better utilization of health care resources, and provided more cost certainty for insurers.
- Established a stable funding structure for the Motor Vehicle Accident Claims Fund (MVACF). This initiative involved enacting regulation changes to increase driver's license funding for MVACF from \$1.00 to \$3.00 per year.

III Review and recommend amendments to the regulatory framework to keep up with changes in the marketplace

Worked with the Ministry of Finance and FSCO stakeholders on the following priorities:

- Regulation 347/04 under the *Insurance Act*, governing the licensing and regulation of insurance agents in Ontario. The regulation enhanced consumer protection by introducing new conflict of interest disclosure requirements for life agents, and supported the national life agent proficiency standard, the Life Licence Qualification Program (LLQP). The regulation eliminated unnecessary barriers to becoming an agent and removed unnecessary restrictions to operating an agency and replaced them with more focussed regulatory measures.
- Regulation 410/04 under the *Registered Insurance Brokers Act*, governing insurance brokers. The regulation harmonized provisions with those made in regards to insurance agents by Regulation 347/04 (see above). The regulation provided consumer protection through the introduction of a new conflict of interest disclosure standard and modernized investment rules for funds held in trust. The regulation also eliminated outdated ownership restrictions for corporate brokerages.
- As part of the review of the *Mortgage Brokers Act* as set out in the 2004 Budget, FSCO helped to: prepare a consultation paper released by the government; organize consultation roundtables with stakeholders; and, prepare draft legislation.
- Advised and assisted the Ministry of Finance and Deposit Insurance Corporation of Ontario in the ongoing review of the *Credit Union and Caisses Populaires Act, 1994*.
- Supported the development and implementation of auto insurance reforms to enhance consumer protection, including: banning of paralegals convicted of certain *Criminal Code* violations from representing claimants in Statutory Accident Benefits Claims; prohibiting insurers from cancelling policies for inadvertent "non-sufficient-funds" or late payment, provided payment is made within notice period; and, enacting regulation amendments to ban credit scoring and other specified financial and lifestyle factors for the purpose of underwriting and rating auto insurance.
- Conducted consultations on the elimination of the Designated Assessment Centre system, and a customized auto insurance policy.
- Conducted a privacy impact assessment in support of the development of the standard invoice database that would provide more detailed information on medical and rehabilitation costs to monitor industry trends.
- Supported the development and implementation of further provisions dealing with unfair and deceptive acts and practices and took measures to combat fraud and abuse in the auto insurance system. Consulted on additional provisions related to unfair and deceptive acts and practices, hosted a stakeholder meeting to discuss inappropriate behaviour, took enforcement action with respect to paralegals and breaches of the new regulatory requirements.
- Implemented changes from the review of automobile underwriting rules and risk classification systems. Issued bulletins to the industry on territorial rating, and on revised excluded driver endorsements and their use.
- The government included amendments to the *Co-operative Corporations Act* included in the *Budget Measures Act, 2004*. The amendments were made to improve co-operative corporations' ability to respond to changing market conditions and the needs of their members. The amendments will also facilitate capital-raising by co-operative corporations and enhance their ability to attract well-qualified directors and officers.
- The government introduced, via regulation, an updated and harmonized solvency test, the Minimum Capital Test, for Ontario-

incorporated property and casualty insurance companies. The Minimum Capital Test improves consumer protection by providing a more accurate assessment of property and casualty insurers' financial solvency. It is expected to decrease administrative costs for insurers doing business in more than one jurisdiction, since other provinces are introducing the Minimum Capital Test.

IV Improve delivery of services

- Streamlined insolvency processes in the Pension Division by increasing the number of administrators on the roster, which will reduce the administrator appointment times.
- Dealt with operational, actuarial and policy issues raised by the *Monsanto* case. Actuarial and operational staffing was increased to resolve partial wind-ups with surplus. FSCO released overview documents, foundation policies and Q's & A's to guide stakeholders. As a result, FSCO was able to enforce the *Pension Benefits Act* regulations on surplus distribution of partial wind-ups.
- Monitored loan and trust companies for compliance with the sunset provisions of the *Loan and Trust Corporations Act*. As of July 1, 2005, solvency reviews of loan and trust companies will be the responsibility of the Office of the Superintendent of Financial Institutions (federal jurisdiction).
- Replaced the stand-alone financial (statistical) information gathering system used by FSCO to regulate the solvency of Ontario insurance companies. This work required harmonizing the reporting system with that used by the Office of the Superintendent of Financial Institutions (OSFI), the federal regulator, to collect data. FSCO arranged with OSFI to assist in extracting appropriate data from annual and quarterly filings by Ontario incorporated companies and provide such information to FSCO.
- Enhanced and further developed the web-based electronic filing system (ARCTICS) with a view to launching it industry wide. ARCTICS will enable insurance companies writing automobile insurance to submit filings electronically.
- Issued simplified filing guidelines to facilitate insurers' ability to file for auto insurance rate reductions and receive approval quickly.
- Launched Auto Insurance Portal enhancing delivery of information to auto insurance consumers by providing a one-stop information source. FSCO's Auto Insurance Portal provides clear, organized, topical information responding to current issues in auto insurance and balancing potentially conflicting messages from existing industry sources. As well, the Portal raises consumer awareness of the services provided by FSCO.
- Launched the Educational Auto Rate Tutorial, an on-line interactive tool helping consumers to understand how auto insurance rates are set, and that consumers should shop around for auto insurance.
- Launched a suite of consumer brochures responding to current issues in the regulated sectors, particularly insurance. The brochures provide accurate and timely information, and raise consumer awareness of the services provided by FSCO.
- Launched an on-line, web-based system for selecting Designation Assessment Centres (DACs).

The Financial Services Tribunal

The Financial Services Tribunal (Tribunal) is an independent, adjudicative body composed of nine to 15 members. As of April 1, 2005, there are 14 members, including the Chair and two Vice-Chairs of the Commission.

The Tribunal has exclusive jurisdiction to exercise the powers conferred to it under the *FSCO Act, 1997*, and other Acts that confer powers on or assign duties to the Tribunal. It also has exclusive jurisdiction to determine all questions of fact or law that arise in any proceeding before it.

As well, the Tribunal has authority to make rules for the practice and procedure to be observed in a proceeding before it, and to order a party to a proceeding before it to pay the costs of another party or the Tribunal's costs of the proceeding.

For the year ahead the Tribunal has identified the following priorities:

- Adopt and implement a members' code of professional and ethical responsibilities; and
- Develop and maintain an index of all Tribunal decisions by subject, issue and relevant section of financial services legislation.

Conclusion

This Statement has outlined FSCO's proposed initiatives and projects for the coming year. We look forward to working with our many stakeholders to achieve our objectives and thereby sustain a fair, efficient and effective financial services marketplace where consumers are protected and competition thrives.

BRYAN P. DAVIES
Chief Executive Officer
Financial Services Commission of
Ontario and Superintendent of
Financial Services

COLIN MCNAIRN
Chair, Financial
Services Commission of
Ontario and Chair,
Financial Services Tribunal

(138-G811)

Commission des services financiers de l'Ontario

ÉNONCÉ DES PRIORITÉS

Juin 2005

Introduction

La Commission des services financiers de l'Ontario (CSFO) est un organisme de réglementation institué par la *Loi de 1997 sur la Commission des services financiers de l'Ontario (Loi sur la CSFO)*.

En vertu de l'article 11 de la *Loi sur la CSFO*, la Commission des services financiers de l'Ontario (CSFO) est tenue de « présenter au ministre des Finances et de publier dans la Gazette de l'Ontario, au plus tard le 30 juin de chaque année, un énoncé des priorités qu'elle se propose de suivre pendant l'exercice financier suivant relativement à l'administration de cette Loi et de toutes les autres lois conférant des pouvoirs ou des fonctions à la Commission ou au Surintendant ».

Le présent document constitue le huitième énoncé des priorités de la CSFO. Il identifie les principaux défis qui se posent à la CSFO, décrit les priorités d'ordre stratégique, souligne les initiatives prévues pour l'exercice à venir et fait état des récents progrès réalisés dans le cadre des projets importants.

Trois éléments principaux composent la CSFO : le Conseil, constitué de cinq personnes; le surintendant des services financiers et son équipe; ainsi que le Tribunal des services financiers. La CSFO réglemente les assurances, les régimes de retraite, les sociétés de prêt et de fiducie, les *credit unions*, les caisses populaires, les courtiers en prêts hypothécaires et les coopératives de l'Ontario.

En date du 1^{er} avril 2005, la CSFO réglementait 399 compagnies d'assurance, 8 642 régimes de retraite, 242 *credit unions* et caisses populaires, 680 courtiers en prêts hypothécaires et 1 742 coopératives, ainsi qu'environ 34 630 compagnies d'assurance, 3 780 agences d'assurance constituées en société et 1 273 experts en assurance. Les secteurs réglementés représentent une industrie d'envergure, dynamique et en pleine évolution, qui joue un rôle essentiel dans l'économie provinciale et la sécurité financière des personnes et des familles.

Notre mandat

Afin de protéger l'intérêt public et d'accroître la confiance du public dans les secteurs réglementés, la CSFO fournit des services de réglementation qui protègent les consommateurs de services financiers et les bénéficiaires de régimes de retraite et soutiennent un secteur des services financiers sain et concurrentiel.

Notre vision

La CSFO s'engage à demeurer un organisme de réglementation vigilant, équitable et proactif dont la présence au sein du marché des services financiers de l'Ontario est constructive et réceptive.

Principaux défis

La CSFO a procédé à des exercices de planification stratégiques afin d'établir son orientation générale et ses priorités stratégiques. Une fois ces exercices terminés pour l'année financière, nous avons déterminé que les principaux défis environnementaux se répercutant sur notre Déclaration des priorités demeuraient les mêmes. Cette année encore, la CSFO a dû relever les défis suivants :

La convergence

On peut remarquer une tendance soutenue vers le regroupement et la fusion des institutions financières, la mondialisation des marchés et la convergence du secteur des services financiers. Cette tendance force les autorités de réglementation des services financiers à s'attaquer aux problèmes auxquels fait face le secteur et à adopter une approche intersectorielle et interjuridictionnelle. Les intervenants font de plus en plus appel à des solutions d'envergure nationale, plutôt que locale, aux problèmes réglementaires. Il est nécessaire de mettre en place des mécanismes permettant de trouver des solutions harmonisées aux enjeux nationaux.

Les conditions changeantes du marché

Une solide économie mondiale, des faibles taux d'intérêt et la hausse du dollar canadien sont des facteurs qui ont eu un impact, à la fois positif et négatif, sur la situation financière des institutions financières et des régimes de retraite. En particulier, le secteur des assurances IARD canadiennes s'est amélioré au cours de l'exercice passé. Toutefois, les changements que subit ce secteur sont de nature cyclique et la période de redressement est difficile à prédire. Les consommateurs de services financiers et les bénéficiaires de régimes de retraite sont préoccupés par les conséquences des fluctuations des conditions du marché. Les autorités de réglementation doivent donc être en mesure de prévoir les changements qui surviennent dans les conditions du marché et de réagir à ces changements. Elles doivent aussi se pencher sur certains problèmes de solvabilité et de conduite sur le marché qui sont susceptibles de se répercuter sur les consommateurs de services financiers et les bénéficiaires de régimes de retraite.

L'évolution du milieu de la réglementation

Un certain nombre d'initiatives sont en cours afin de simplifier les structures et les cadres réglementaires et d'adapter la réglementation des services financiers aux nouvelles réalités du marché. Les autorités de réglementation doivent suivre le rythme des changements qui surviennent dans le milieu de la réglementation et se munir d'instruments réglementaires adéquats pour y faire face. La CSFO devra aussi être en mesure de réagir à tout changement que subiront les systèmes de réglementation des services financiers qui ne sont pas réglementés par la CSFO.

L'incidence de l'évolution technologique

La tendance croissante à la communication électronique dans l'ensemble de l'économie exige une meilleure capacité d'offrir des services par voie électronique. Les autorités de réglementation doivent être en mesure d'offrir des services par voie électronique et de se tenir à la disposition des consommateurs et les bénéficiaires de régimes de retraite en ligne.

Enjeux pour la CSFO

Afin de surmonter ces défis, nous avons établi des priorités stratégiques. Ces priorités reposent sur l'exécution des principales activités que nous menons en vue d'accomplir notre mission. Chacune de ces activités étant d'égale importance, elles ne sont pas énumérées dans un ordre particulier :

- I. Promouvoir une approche nationale coordonnée en matière de réglementation.
- II. Promouvoir une approche axée sur le risque en matière de réglementation.
- III. Examiner et recommander des modifications au cadre réglementaire de façon à suivre le rythme de l'évolution des marchés.
- IV. Améliorer la prestation des services.

Nous croyons que ces priorités stratégiques et les initiatives qui y sont associées, telles que décrites dans les pages qui suivent, seront bénéfiques pour les consommateurs et les bénéficiaires de régimes de retraite. En se concentrant sur ces priorités, la CSFO sera en mesure de répondre aux besoins des consommateurs de services financiers.

La majorité des projets entrepris par la CSFO sont complexes, dans la mesure où ils nécessitent la participation de nombreux intervenants et sont menés en collaboration avec le gouvernement fédéral et d'autres territoires de compétence provinciaux. Par conséquent, la mise en œuvre de nombreuses initiatives s'échelonne sur plusieurs années et le travail se poursuit de façon continue, d'une année à l'autre.

L'énoncé des priorités de la CSFO inclut généralement un rapport sur les principales initiatives annoncées dans la déclaration de l'exercice précédent. Dans la déclaration de cet exercice, le rapport sur ces initiatives énumérera les réalisations accomplies et décrira en détail les avantages qu'en ont retirés les intervenants et le système de réglementation.

Priorités stratégiques de la CSFO

1 Promouvoir une approche nationale coordonnée en matière de réglementation

La CSFO continue de travailler en collaboration avec d'autres organismes de réglementation canadiens afin de coordonner la réglementation du secteur des services financiers à l'échelle du pays.

La CSFO, favorable à l'élaboration de solutions de réglementation harmonisées, participe au *Forum conjoint des autorités de réglementation du marché financier* (Forum conjoint), à l'*Association canadienne des organismes de contrôle des régimes de retraite* (ACOR) et au *Conseil canadien des responsables de la réglementation d'assurance* (CCRA).

La CSFO collabore avec ces organismes nationaux à titre de membre ou, dans certains cas, à titre de responsable de comités et d'équipes de projets qui sont mandatés pour entreprendre les initiatives suivantes :

Forum conjoint

- Examiner les problèmes découlant des différences entre les règles de placement régissant les caisses de retraite, les fonds communs de placement, les fonds distincts et d'autres types de fonds communs de placement. Consulter les acteurs intéressés afin de cerner les problèmes résultant de toute différence de réglementation dans ce domaine. Déterminer quel plan d'action, le cas échéant, est nécessaire pour résoudre les problèmes mis en lumière.

- Terminer les travaux entrepris en vue d'établir une divulgation plus efficace des points de vente pour les fonds communs de placement et les fonds distincts. L'objectif est de mettre en place un régime qui offrira aux consommateurs des renseignements quand ils en ont besoin, dans la forme qui leur convient, et d'une manière rentable et pratique. L'objectif à long terme est de mettre à la disposition des consommateurs des renseignements complets et récents sur lesquels ils pourront se fier pour prendre leurs décisions de placement.
- Poursuivre les efforts en vue de créer des liens productifs entre les organismes de réglementation et le Financial Services OmbudsNetwork (réseau de conciliation du secteur financier) en vue de maintenir la confiance des organismes de réglementation à l'égard du nouveau système.

CCRRA

- Élaborer un cadre de travail harmonisé pour la collecte et le rapport de données sur des plaintes de sociétés. Ce travail, sous la direction de l'Ontario et du Québec, s'inscrit dans le cadre du mandat du comité de réglementation du CCRRA en matière de conduite sur le marché axée sur le risque. L'Association canadienne des compagnies d'assurances de personnes inc. et le Bureau d'assurance du Canada participent à l'élaboration de ce système.
- Collaborer avec le comité de la délivrance réciproque de permis du CCRRA afin d'élaborer des formulaires communs de demande d'intermédiaires d'assurance qui seront employés à travers le Canada. Proposer un système de délivrance réciproque de permis d'intermédiaires d'assurance qui sera adopté en 2006.
- Mettre en oeuvre le modèle révisé de gestion pour la surveillance du Programme statistique d'assurance-automobile.

ACOR

- Coopérer, avec le groupe de travail des intervenants sur des normes communes en matière de retraite, à l'élaboration de normes détaillées applicables à l'administration des régimes de retraite et aux droits de base énoncés dans un modèle de loi sur les régimes de retraite.
- Poursuivre les efforts en vue de l'élaboration d'un accord réciproque en matière de réglementation des régimes de retraite multijuridictionnels. L'accord devrait prévoir des solutions aux problèmes soulevés par la réglementation et l'administration de régimes de retraite multijuridictionnels, qui résultent des différences entre les exigences législatives applicables aux régimes de retraite, dans les différents territoires de compétence du Canada.

II Promouvoir une approche axée sur le risque en matière de réglementation

- Élaborer une méthode axée sur le risque pour la surveillance des placements des caisses de retraite. La CSFO fera l'essai d'un modèle de surveillance des placements et d'un formulaire correspondant, *Sommaire des renseignements sur les placements*, en 2005. Il est prévu de finaliser le modèle de surveillance et le formulaire et d'achever la mise en oeuvre du programme de surveillance des placements d'ici au printemps 2006.
- Mettre en oeuvre des évaluations de la conduite sur le marché axées sur le risque pour les compagnies d'assurance IARD et les compagnies d'assurance-vie. Les évaluations amélioreront la protection des consommateurs et permettront de découvrir des moyens d'améliorer l'efficacité du marché.
- Élaborer et mettre en oeuvre des processus d'examen de la conduite sur le marché axé sur le risque pour les régimes de retraite, les courtiers en hypothèques et les compagnies d'assurance. L'objectif de cette initiative est d'évaluer la sécurité et la bonne gestion des sociétés en examinant séparément les risques inhérents et les processus de gestion des risques. Cette approche permet une meilleure utilisation des ressources car elle met davantage l'accent sur les risques.

III Examiner et recommander des modifications au cadre réglementaire de façon à suivre le rythme de l'évolution des marchés

- Examiner les liquidations partielles de régimes de retraite touchées par la décision *Monsanto*, afin d'assurer le respect de l'obligation de distribuer les fonds excédentaires en cas de liquidation partielle.
- Mettre à jour et établir des politiques afin de clarifier le processus de distribution des fonds excédentaires en cas de liquidation partielle d'un régime de retraite.

Travailler de concert avec le ministère des Finances et les intervenants de la CSFO aux priorités suivantes :

- Dresser une liste des stratégies susceptibles de régler le problème du passif éventuel du Fonds de garantie des prestations de retraite, afin d'assurer sa viabilité financière.
- Examiner la *Loi sur les assurances* afin d'harmoniser les dispositions du test du capital minimum concernant la réassurance sur celles d'autres territoires de compétence.
- Augmenter le nombre de lignes directrices sur un cadre d'activités pré-autorisées. Ces lignes directrices, applicables aux lésions subies le plus souvent dans des accidents de la route, accéléreront l'accès aux services de réadaptation, encourageront une meilleure utilisation des ressources affectées aux soins de santé et assureront aux assureurs davantage de certitude pour ce qui est des coûts.
- Soutenir l'élimination progressive des centres d'évaluation désignés.
- Travailler de concert avec la Facility Association (FA) à l'amélioration du mécanisme du marché secondaire de l'assurance automobile.
- Collaborer avec le secteur des coopératives en vue d'élaborer des règlements faisant suite aux modifications apportées à la *Loi sur les sociétés coopératives*.
- Faire progresser le projet de facture électronique standard. À cette fin, il est nécessaire de consulter régulièrement les intervenants pour veiller à ce que les besoins de tous les secteurs soient pris en compte.
- Conseiller et épauler le ministère des Finances pour l'examen de la *Loi sur les courtiers en hypothèques*. L'objectif de la nouvelle loi est de renforcer la protection des consommateurs et d'instaurer un climat propice à la croissance de l'industrie, dans les limites d'un système de réglementation juste, moderne et adapté aux besoins.
- Entreprendre un examen détaillé des exigences de formation aux fins de l'octroi de permis de courtier en hypothèques et d'agents en vertu de la nouvelle loi proposée.
- Conseiller et seconder le ministère des Finances dans le cadre de l'examen continu de la *Loi de 1994 sur les caisses populaires et les credit unions*.
- Accorder une plus grande marge de manœuvre aux assureurs constitués en personne morale à l'échelle provinciale dans leurs décisions d'investissement, tout en veillant à la protection du public en élaborant des règles d'investissement d'un « portefeuille prudent ».

IV Améliorer la prestation des services

- Lancer un système d'octroi de permis de courtier en hypothèque sur Internet.
- Améliorer les systèmes de TI pour le Fonds d'indemnisation des victimes d'accidents de véhicules automobiles (FIVAVA) et préparer des formulaires électroniques pour le FIVAVA.
- Poursuivre l'amélioration des fonctions en ligne du code de pratique en matière de règlement des conflits.

- Planifier et mettre en oeuvre un éventail d'activités de sensibilisation afin d'encourager le recours aux services de règlement des conflits dans les régions à l'extérieur du Grand Toronto.
- Concevoir un nouveau site Web de la CSFO proposant des formulaires révisés, des fonctions améliorées ainsi que des outils en ligne dont la vocation est d'aider les consommateurs et les autres intervenants à trouver des renseignements à jour sur les secteurs réglementés.
- Lancer à l'échelle de la province un système de dépôt électronique (ARCTICS) pour l'assurance-automobile, à l'échelle de l'industrie.

Financement de la CSFO

En vertu de l'article 25 de la *Loi sur la CSFO*, le lieutenant-gouverneur en conseil peut imposer à toutes les entités qui font partie d'un secteur réglementé une cotisation pour couvrir les frais et dépenses que le ministère des Finances, la Commission ou le Tribunal auront engagés. Le ministre des Finances a également le pouvoir de déterminer le montant des droits à payer par les secteurs réglementés pour les services fournis par la CSFO.

La CSFO a décidé que l'administration du système de financement :

- serait équitable;
- refléterait l'utilisation des ressources de la CSFO;
- permettrait une prévisibilité raisonnable des frais réglementaires;
- serait simple à gérer;
- serait souple et facile à modifier.

La CSFO s'est également engagée à respecter les principes suivants en matière d'administration du système de financement :

- les revenus ne doivent pas excéder les dépenses prévues pour chaque secteur;
- les coupures seront minimales et les modifications tiendront compte de l'effet des droits sur le marché;
- la CSFO sera redevable auprès des intervenants de l'efficacité et de la qualité des services rendus.

La CSFO adoptera un système de factures de cotisations trimestrielles, plutôt qu'annuelles, pour les secteurs réglementés qui cotisent actuellement (compagnies d'assurance, *credit unions*, sociétés de prêt et de fiducie). Ce système permettra de calculer plus exactement les montants des cotisations et d'obtenir des prévisions plus précises pour les secteurs.

Cette année encore, la CSFO met en place un modèle de comptabilité par activités. Une fois mis en oeuvre, ce modèle, sur support informatique spécialisé, améliorera la capacité de la CSFO de formuler et de vérifier les coûts recouverts par le biais du barème des droits et des cotisations de la CSFO.

Énoncé des priorités – 2005

Rapport sur les initiatives principales

I Promouvoir une approche nationale coordonnée en matière de réglementation

La CSFO a continué à travailler, avec les autres autorités de réglementation canadiennes, à la coordination de la réglementation du secteur des services financiers à l'échelle du pays, en entreprenant les initiatives suivantes.

Forum conjoint

- La CSFO a publié une version finale des lignes directrices pour les plans d'accumulation de capital qui prévoient une norme nationale harmonisée pour le fonctionnement des plans d'accumulation de capital, englobant les régimes de retraite à contributions définies et les RÉER collectifs, lorsque les participants ont la possibilité de choisir les placements. Les lignes directrices assureront que les

participants aux plans d'accumulation de capital reçoivent les renseignements et l'assistance dont ils ont besoin pour prendre des décisions informées en matière de placement, exigeront une réglementation semblable pour tous les produits et services liés aux plans d'accumulation de capital, et énonceront les droits et responsabilités des commanditaires, des fournisseurs de services et des membres.

- La CSFO a élaboré des stratégies, en consultation avec les principaux intervenants, en vue de régler les problèmes soulevés par le Financial Services OmbudsNetwork (réseau de conciliation du secteur financier) et les exigences des autorités de réglementation relatives aux données sur les plaintes des sociétés. Ces efforts devraient poser la base d'une pratique de partage des renseignements nécessaire en vue de la mise en oeuvre d'un système de réglementation axé sur le risque.

ACOR

- L'ACOR a publié la version finale des Lignes directrices pour la gestion des régimes de retraite en vue d'aider les administrateurs de régimes de retraite à mettre en oeuvre des systèmes efficaces de gestion pour leurs régimes. Les lignes directrices donnent un aperçu des bonnes pratiques de gestion qui aideront les administrateurs de régime de retraite à assurer une prestation économique, exacte et efficace des services promis.
- L'ACOR a oeuvré à l'élaboration d'un nouvel accord de réciprocité, qui servira de base à une réglementation efficace et à l'administration efficiente de régimes de retraite multijuridictionnels. Elle a travaillé de concert avec le Québec en vue de mettre au point une ébauche d'entente-cadre.

CCRRA

- La CSFO a présidé le comité mixte CCRRA-CISRO d'examen des pratiques de l'industrie. Ce comité a mené un examen des relations, sur le marché, entre les agents, les courtiers et les assureurs, dans le but de déterminer si les conflits d'intérêts potentiels sont bien gérés.
- La CSFO a présidé le comité du CCRRA dans le cadre d'une initiative d'harmonisation des normes de délivrance de permis au Canada pour les agents et courtiers d'assurance. L'initiative avait été élaborée en réponse aux demandes de l'industrie d'harmoniser les normes de délivrance des permis en élaborant et mettant à l'essai des formulaires de demande harmonisés pour les agents et courtiers.
- La CSFO a présidé le comité d'examen de la conduite sur le marché axé sur le risque dont l'objectif est d'étudier les divers modèles et démarches de réglementation de la conduite sur le marché, en mettant l'accent sur le risque, et de parvenir à un consensus, au sein des organismes de réglementation du secteur de l'assurance, au sujet de la définition et des objectifs de cette réglementation. Ces efforts ont servi de ressources sur lesquelles nous fonderons nos recommandations pour la modernisation du cadre réglementaire du secteur de l'assurance.
- La CSFO a présidé le comité de partage de l'information du CCRRA, qui a mis au point un protocole de partage de l'information parmi les membres du CCRRA, que ce dernier a approuvé en 2004.
- La CSFO a présidé le groupe de travail du CCRRA sur la gestion du plan statistique de l'assurance-automobile, dont l'objectif était d'élaborer un modèle de gestion amélioré. La structure proposée permettra la création d'une entité indépendante, supervisée par les organes de réglementation, et assujettie à des exigences de responsabilisation bien définies.

II Améliorer l'approche axée sur le risque en matière de réglementation

- La CSFO a élaboré un modèle de surveillance des placements, dans l'objectif d'encourager une gestion ferme des placements des caisses de retraite. Le modèle original a été révisé pour tenir compte des suggestions reçues au cours des consultations tenues à cet égard.

- La CSFO a effectué un suivi sur les évaluations pilotes de la conduite sur le marché axées sur le risque de 2004, pour les compagnies d'assurance-vie, dans les domaines des pratiques de marketing et de commerce des contrats individuels d'assurance variable (fonds distincts). Cette activité a renforcé la bonne santé du secteur financier réglementé par la CSFO.
- La CSFO a mis en oeuvre des évaluations de la conduite sur le marché axées sur le risque pour les compagnies d'assurance IARD, dans le domaine des indemnités d'accidents légaux et des demandes d'indemnisation. Ces efforts assurent aux demandeurs un traitement juste, en conformité avec la loi.
- La CSFO a amélioré la supervision et la surveillance, axées sur le risque, des compagnies d'assurance ontariennes constituées en personne morale qui s'inscrivent, de la Société d'assurance-dépôts de l'Ontario, des *credit unions* et des caisses populaires et fédérations. La surveillance axée sur le risque consiste en l'évaluation des profils de risque, de la situation financière, des procédés de gestion des risques et de la conformité aux lois applicables. Cette démarche améliore la capacité de la CSFO d'évaluer la sécurité et la bonne gestion des organismes réglementés par la CSFO.
- La CSFO a effectué un examen axé sur le risque des pratiques et procédés des assureurs pour la mise en oeuvre et l'application des taux des assureurs automobiles déposés et approuvés, des systèmes de classification des risques et des règles de tarification.
- La CSFO a élaboré des lignes directrices sur un cadre d'activités pré-autorisées concernant le coup de fouet cervical et les lésions connexes. Ces lignes directrices ont amélioré l'accès aux services de réadaptation, encouragé une meilleure utilisation des ressources affectées aux soins de santé et assuré aux assureurs davantage de certitude pour ce qui est des coûts.
- La CSFO a établi une structure de financement stable du Fonds d'indemnisation des victimes d'accidents de véhicules automobiles (FIVAVA). Cette initiative a nécessité l'adoption de modifications aux règlements afin d'augmenter le financement des permis de conduire pour le FIVAVA, de 1 \$ à 3 \$ par an.

III Examiner et recommander des modifications au cadre réglementaire de façon à suivre le rythme de l'évolution des marchés

La CSFO a collaboré avec le ministère des Finances et des intervenants de la CSFO à l'exécution des priorités suivantes :

- Le Règlement 347/04, pris en application de la *Loi sur les assurances*, régissant la délivrance de permis et la réglementation des agents d'assurance en Ontario. Le règlement a amélioré la protection des consommateurs en introduisant de nouvelles exigences en matière de divulgation de conflit d'intérêt pour les agents d'assurance-vie et a appuyé la norme nationale de qualification pour les agents d'assurance-vie, le programme de qualification du permis d'assurance-vie. Le règlement a éliminé les obstacles superflus à l'obtention du permis d'agent, ainsi que les restrictions inutiles à l'exploitation d'un organisme, pour les remplacer par des mesures de réglementation plus spécifiques.
- Le Règlement 410/04, pris en application de la *Loi sur les courtiers d'assurances inscrits*, régissant les courtiers d'assurances. Le règlement a aligné les dispositions sur celles applicables aux agents d'assurance dans le Règlement 347/04 (voir ci-dessus). Le règlement améliorerait la protection des consommateurs, grâce à l'introduction d'une nouvelle norme de divulgation d'un conflit d'intérêts et moderniserait les règles de placement pour les fonds détenus en fiducie. Le règlement éliminait aussi les restrictions de propriété dépassées pour les courtiers constitués en personne morale.
- Dans le contexte de l'examen de la *Loi sur les courtiers en hypothèques*, tel qu'annoncé dans le budget 2004, la CSFO a contribué à la préparation d'un document de consultation publié par

le gouvernement; organisé des tables rondes avec des intervenants et préparé des ébauches de lois.

- La CSFO a fourni conseils et assistance au ministère des Finances et à la Société d'assurance-dépôts de l'Ontario dans le cadre de l'examen continu de la *Loi de 1994 sur les caisses populaires et les credit unions*.
- La CSFO a encouragé le développement et la mise en oeuvre de réformes de l'assurance-automobile dans l'objectif d'améliorer la protection des consommateurs par l'application, notamment, des règles suivantes : empêcher les techniciens juridiques coupables de certaines violations du *Code criminel* de représenter des personnes réclamant des indemnités d'accident légaux; interdire aux assureurs d'annuler des polices d'assurance pour insuffisance de provision par inadversité ou paiement tardif, à condition que le paiement soit effectué au cours de la période de préavis; adopter des modifications aux règlements afin d'interdire le système de cote de solvabilité et autres facteurs financiers et de style de vie précisés aux fins des souscriptions et de la tarification de l'assurance-automobile.
- La CSFO a mené des consultations sur l'élimination du système des centres d'évaluation désignés et la mise au point d'une police d'assurance-automobile « sur mesure ».
- La CSFO a procédé à une évaluation de l'impact sur la vie privée dans le cadre de l'élaboration d'une base de données des factures d'assurance standard, qui contiendrait des renseignements détaillés sur les coûts des soins médicaux et de réadaptation, en vue de surveiller les tendances de l'industrie.
- La CSFO a appuyé l'élaboration et la mise en oeuvre d'autres dispositions traitant des actions et pratiques injustes et trompeuses, et a pris des mesures de lutte contre la fraude au sein du système de l'assurance-automobile. La CSFO a tenu des consultations au sujet des dispositions additionnelles, a accueilli une réunion des intervenants pour discuter des comportements inacceptables, a adopté des mesures punitives contre les techniciens juridiques coupables de violations des nouvelles exigences réglementaires.
- La CSFO a mis en oeuvre des changements découlant de l'examen des règles de souscription de l'assurance-automobile et des systèmes de classification des risques. La CSFO a publié des bulletins à l'intention de l'industrie, sur la tarification territoriale et des nouveaux avenants relatifs aux conducteurs exclus et leur utilisation.

- Le gouvernement a ajouté des modifications à la *Loi sur les sociétés coopératives* incluses dans la *Loi de 2004 sur les mesures budgétaires*. Les modifications ont été apportées dans le souci d'améliorer la capacité des sociétés coopératives de répondre aux conditions du marché en constante évolution et aux besoins de leurs membres. Par ailleurs, les modifications permettront aux sociétés coopératives de lever du capital plus facilement, ce qui les rendra plus attrayantes aux yeux des directeurs et cadres supérieurs qualifiés.

- Le gouvernement a lancé, par voie de règlement, un test moderne et harmonisé pour évaluer la solvabilité, intitulé le test du capital minimum, applicable aux compagnies d'assurance IARD, constituées en personne morale en Ontario. Le test du capital minimum améliore la protection des consommateurs en garantissant une évaluation plus exacte de la solvabilité des assureurs IARD. Ce test devrait aussi réduire les coûts d'administration des assureurs exerçant des activités dans plus d'un territoire de compétence, car d'autres provinces instaurent le test du capital minimum.

IV Améliorer la prestation des services

- La CSFO a simplifié les processus liés à l'insolvabilité dans la division des régimes de retraite en augmentant le nombre des administrateurs attitrés, ce qui devrait réduire la durée de nomination des administrateurs.
- La CSFO a examiné les questions que soulève la décision *Monsanto*, sur le plan des opérations, des activités actuarielles et des politiques.

Le nombre d'employés des services actuariels et opérationnels a été étoffé pour pouvoir s'occuper des liquidations partielles avec excédent. La CSFO a publié des documents d'information, des politiques de fondation et des questions et réponses pour guider les acteurs intéressés. La CSFO a ainsi été en mesure de veiller l'exécution des règlements pris en application de la *Loi sur les régimes de retraite* en ce qui concerne la distribution de l'excédent dans les liquidations partielles.

- La CSFO a surveillé la conformité, par les sociétés de prêt et de fiducie, aux dispositions de temporisation que contient la *Loi sur les sociétés de prêt et de fiducie*. À compter du 1^{er} juillet 2005, il sera de la responsabilité du Bureau du surintendant des institutions financières (compétence fédérale) de procéder aux examens de solvabilité des sociétés de prêt et de fiducie.
- La CSFO a remplacé le système indépendant de collecte de données (statistiques) financières qu'utilisait la CSFO pour réglementer la solvabilité des compagnies d'assurance de l'Ontario. À cet effet, il a fallu mettre le système de rapport au diapason de celui utilisé par le Bureau du surintendant des institutions financières (BSIF), l'organe de réglementation fédéral, pour recueillir des données. La CSFO s'est mise d'accord avec le BSIF pour aider à extraire les données pertinentes des dépôts annuels et trimestriels des compagnies ontariennes constituées en personne morale et les remettre à la CSFO.
- La CSFO a perfectionné le système de dépôt électronique sur Internet (ARCTICS) dans l'intention de le mettre à la disposition de l'ensemble de l'industrie. ARCTICS permettra aux compagnies d'assurance souscrivant des assurances-automobiles de faire leurs dépôts par voie électronique.
- La CSFO a publié des lignes directrices simplifiées pour aider les assureurs à demander des réductions des taux d'assurance-automobile et accélérer le processus d'approbation.
- La CSFO a lancé le portail de l'assurance-automobile contenant une foule de renseignements à guichet unique à l'intention des consommateurs d'assurance-automobile. Le portail de l'assurance-automobile de la CSFO contient des renseignements récents sur l'assurance-automobile, disposés d'une manière claire, organisée et par sujet, en faisant l'effort d'atténuer les informations conflictuelles émanant des diverses sources de l'industrie existantes. Par ailleurs, le portail présente aux consommateurs les services offerts par la CSFO.
- La CSFO a lancé un outil interactif en ligne, le Tutoriel éducatif sur les taux d'assurance-automobile, qui explique aux consommateurs comment les taux d'assurance sont établis, et encourage les consommateurs à faire le tour du marché avant de souscrire une assurance-automobile.

• La CSFO a publié une série de brochures destinées aux consommateurs, qui répondent aux problèmes soulevés dans les secteurs réglementés, en particulier l'assurance. Les brochures fournissent des renseignements exacts et opportuns et présentent les services de la CSFO.

• La CSFO a mis au point un système en ligne, sur Internet, pour sélectionner les centres d'évaluation désignés.

Le Tribunal des services financiers

Le Tribunal des services financiers est un organisme d'arbitrage indépendant composé de neuf à quinze membres. Au 1^{er} avril 2005, on en comptait quatorze, y compris le président et les deux vice-présidents de la Commission.

Le Tribunal détient la compétence exclusive d'exercer les pouvoirs que lui confère la *Loi sur la CSFO*, ainsi que les pouvoirs et les fonctions que lui confèrent d'autres lois. Il a également la compétence exclusive de régler toutes les questions de droit ou de fait soulevées au cours des instances.

De plus, le Tribunal a le pouvoir d'établir les règles de pratique et de procédure à respecter au cours des instances et d'ordonner à une partie de rembourser les dépens engagés par une autre partie ou par le Tribunal au cours d'une instance.

Le Tribunal a établi les priorités suivantes pour l'exercice prochain :

- adopter et mettre en oeuvre un code de déontologie des membres;
- préparer et tenir à jour un index de toutes les décisions rendues par le Tribunal, lesquelles décisions seraient classées par sujet, par matière et par article pertinent des lois applicables aux services financiers.

Conclusion

Sont énoncées dans le présent document les priorités stratégiques de la CSFO pour l'exercice à venir. Nous sommes impatients de collaborer avec les acteurs du secteur financier afin d'atteindre nos objectifs et instaurer, de cette manière, un marché des services financiers qui soit équitable, efficient et efficace, marqué par une concurrence dynamique et une bonne protection des consommateurs.

BRYAN P. DAVIES
Directeur général
Commission des services financiers
de l'Ontario et
Surintendant des services
financiers

COLIN MCNAIRN
Président
Commission des services
financiers de l'Ontario et
Président, Tribunal des
services financiers

(138-G812)

July 2005

Professional Services Guideline

Superintendent's Guideline No. 01/05

Introduction

This Guideline is issued pursuant to subsection 268.3 (1) of the *Insurance Act* for the purposes of subsections 14 (4), 15 (6), 17 (2) and 24 (2) of the *Statutory Accident Benefits Schedule - Accidents on or After November 1, 1996* (SABS), and applies to expenses related to services rendered on or after July 1, 2005.

The Superintendent's *Professional Services Guideline* No. 06/04 continues to apply to expenses related to services rendered or forms completed from February 1, 2004 to June 30, 2005 whether they are billed before or after July 1, 2005.

The maximum hourly rates and maximums payable for the completion of certain forms set out in this *Professional Services Guideline* apply to services rendered on or after July 1, 2005 even if approved prior to July 1, 2005.

Purpose

This Guideline establishes the maximum expenses payable by automobile insurers under the SABS related to the services of any of the health care professions or health care providers listed in the Guideline. These maximums are applicable to:

- a medical benefit under clauses 14 (2) (a), (b), or (h) of the SABS;
- a rehabilitation benefit under clauses 15 (5) (a) to (g) or (l) of the SABS;
- case management services under subsection 17 (1) of the SABS; or
- conducting an examination or assessment or provision of a certificate, report or treatment plan under subsection 24 (1) of the SABS.

Insurers are not prohibited from paying above any maximum amount or hourly rate established in the Guideline.

Services provided by health care professionals/providers, unregulated providers and other occupations not listed in the Guideline are not covered by the Guideline. The amounts payable by an insurer related to services not covered by the Guideline are to be determined by the parties involved.

The Guideline does not apply to fees charged by Designated Assessment Centres.

Maximum Fees

Automobile insurers are not liable to pay for expenses related to professional services rendered to an insured person that exceed the following maximum hourly rates.

Health Care Profession or Provider	Maximum Hourly Rate <i>except catastrophic impairments</i>	Maximum Hourly Rate <i>catastrophic impairments*</i>
Chiropractors	\$97.63	\$117.16
Massage Therapists	\$50.36	\$77.08
Occupational Therapists	\$86.33	\$103.80
Physiotherapists	\$86.33	\$103.80
Podiatrists	\$86.33	\$103.80
Psychologists and Psychological Associates	\$129.49	\$155.18
Speech Language Pathologists	\$97.12	\$116.13
Registered Nurses, Registered Practical Nurses and Nurse Practitioners	\$79.13	\$94.55
<i>Unregulated Providers:</i>		
Case Managers	\$50.36	\$77.08
Kinesiologist	\$50.36	\$77.08
Family Counsellors	\$50.36	\$77.08
Psychometrists	\$50.36	\$77.08
Rehabilitation Counsellors	\$50.36	\$77.08
Vocational Counsellors	\$50.36	\$77.08

* This rate applies to all services rendered on or after July 1, 2005 to an insured person whose impairment is determined to be a catastrophic impairment as defined in SABS ss. 2 (1.1) (a) to (g) and 2 (1.2) (a) to (g), whether such services are rendered before or after such determination is made.

Expenses for Completion of Forms

Automobile insurers are not liable to pay for expenses related to the completion of certain accident benefit forms by the health professionals and providers listed in this Guideline that exceed the maximums set out below. These maximums do not apply to the assessments related to the completion of these forms.

The expense for completion of an Application for Approval of an Assessment or Examination (OCF-22) is payable only following the approval by the insurer of any assessment or examination proposed in the OCF-22, or a determination by a Designated Assessment Centre that any assessment or examination proposed in the OCF-22 is reasonably required.

Form	Maximum Payable for Completion of Form
Disability Certificate (OCF-3)	\$63.72
Treatment Plan Form (OCF-18)	\$63.72
Form 1 - Assessment of Attendant Care Needs	\$63.72
Automobile Insurance Standard Invoice (OCF-21)	\$0
Application for Approval of an Assessment or Examination (OCF-22)	\$63.72

Collateral Benefits

In respect of any expense referenced in this Guideline or in a previous Superintendent's *Professional Services Guideline*, the amount which an insurer would otherwise be liable to pay is subject to reduction by that portion of the expense for which payment is reasonably available under any insurance plan or law or under any other plan or law.

Administration Fees

"Expenses related to professional services" as referred to in the SABS and the *Professional Services Guideline* include all administration costs, overhead, and related fees. Insurers are not liable for any administration or any other charges or surcharges that have the result of increasing the effective hourly rate beyond what is permitted under the *Professional Services Guideline*.

(138-G817A)

Juillet 2005

Lignes directrices sur les services professionnels

Lignes directrices du surintendant No. 01/05

Introduction

Ces lignes directrices s'appliquent en vertu du paragraphe 268.3 (1) de la *Loi sur les assurances* aux fins des sous-sections 14 (4), 15 (6), 17 (2) et 24 (2) de l'*Annexe sur les indemnités d'accident légales - accidents survenu le 1^{er} novembre 1996 ou après ce jour* (AIAL) et s'appliquent aux frais exigibles pour des services rendus le 1^{er} juillet 2005 ou après ce jour.

Les *Lignes directrices sur les services professionnels* No. 04/04 continuent à s'appliquer aux frais se rapportant aux services rendus ou aux formulaires préparés entre le 1^{er} février 2004 et le 30 juin 2005, et ce, peu importe qu'ils aient été facturés avant ou après le 1^{er} juillet 2005.

Les taux horaires maximaux et le maximum des frais exigibles pour la préparation de certains des formulaires mentionnés dans les présentes *Lignes directrices sur les services professionnels* No. __/05 s'appliquent aux services rendus le 1^{er} juillet 2005 ou après ce jour, et ce, même s'il ont été approuvés avant le 1^{er} juillet 2005.

Objet

Les présentes lignes directrices fixent le maximum des frais exigibles des compagnies d'assurance automobile en vertu de l'AIAL pour les services de l'un des professionnels de santé la santé ou des fournisseurs de soins de santé mentionnés dans les lignes directrices. Ces maximums s'appliquent :

- aux prestations médicales en vertu des alinéas 14 (2) (a), (b), ou (h) de l'*Annexe sur les indemnités d'accident légales*;
- aux prestations de réadaptation en vertu des alinéas 15 (5) (a) à (g) ou (l) de l'*Annexe sur les indemnités d'accident légales*;
- aux services de gestion de cas en vertu du paragraphe 17 (1) de l'*Annexe sur les indemnités d'accident légales*;
- aux frais d'examen ou d'évaluation ou à l'établissement d'un certificat, d'un rapport ou d'un programme de traitement en vertu de la sous-section 24 (1) de l'*Annexe sur les indemnités d'accident légales*.

Il n'est pas interdit aux assureurs de verser des montants supérieurs à un montant maximum ou à un taux horaire stipulé dans les lignes directrices.

Ne sont pas couverts par les lignes directrices, les services fournis par les professionnels de la santé et les fournisseurs de soins de santé, les fournisseurs de services non réglementés et les autres professions non mentionnés spécifiquement dans celles-ci. Les montants payables par un assureur au regard de services non couverts par les lignes directrices doivent être établis par les parties en cause.

Les lignes directrices ne s'appliquent pas aux frais exigés par les centres d'évaluation désignés.

Frais maximaux

Les compagnies d'assurance-automobile ne sont pas tenues de payer, au-delà des plafonds suivants, les frais inhérents aux services professionnels rendus à une personne assurée.

Profession médicale ou soins de santé	Taux horaire maximum excepté les déficiences invalidantes	Taux horaire maximum visant les déficiences invalidantes*
Chiropraticiens	97,63 \$	117,16 \$
Massothérapeutes	50,36 \$	77,08 \$
Ergothérapeutes	86,33 \$	103,80 \$
Physiothérapeutes	86,33 \$	103,80 \$
Podiatres	86,33 \$	103,80 \$
Psychologues et psychologues associés	129,49 \$	155,18 \$
Orthophonistes	97,12 \$	116,13 \$
Infirmiers et infirmières autorisés, infirmiers et infirmières auxiliaires autorisés et infirmiers et infirmières praticiens	79,13 \$	94,55 \$
<i>Fournisseurs de services non réglementés :</i>		
Gestionnaires de cas	50,36 \$	77,08 \$
Kinésithérapeute	50,36 \$	77,08 \$
Conseillers familiaux	50,36 \$	77,08 \$
Psychométriciens	50,36 \$	77,08 \$
Conseillers en réadaptation	50,36 \$	77,08 \$
Orienteurs professionnels	50,36 \$	77,08 \$

* Ce taux s'applique à tous les services rendus le 1^{er} juillet 2005 ou après ce jour, à une personne assurée dont la déficience est considérée comme une déficience invalidante tel que stipulé aux paragraphes 2 (1.1) (a) à (g) et 2 (1.2) (a) à (g) de l'AIAL, et ce, peu importe que ces services aient été rendus avant ou après la date à laquelle la déficience a été considérée invalidante.

Frais pour la préparation de formulaires

Les compagnies d'assurance automobile ne sont pas tenues de payer, au-delà des plafonds suivants, des frais pour la préparation de certains formulaires de demande d'indemnité d'accidents par les professionnels de la santé et les fournisseurs de soins de santé énumérés dans les présentes lignes directrices. Ces plafonds ne s'appliquent pas aux évaluations effectuées afin de remplir ces formulaires.

Les frais exigés pour la préparation d'une demande d'approbation d'une évaluation ou d'un examen (OCF-22) sont payables uniquement après l'approbation par l'assureur de la demande d'évaluation ou d'examen proposée dans le formulaire OCF-22 ou après qu'un centre d'évaluation désigné a déterminé qu'une demande d'évaluation ou d'examen proposée dans un OCF-22 est raisonnable.

Formulaire	Maximum des frais pour la préparation du formulaire
Certificat d'invalidité (OCF-3)	63,72 \$
Programme de traitement (OCF-18)	63,72 \$
Formulaire 1 - Évaluation des besoins en soins auxiliaires	63,72 \$
Facture standard d'assurance automobile (OCF-21)	0,00 \$
Demande d'approbation pour une évaluation ou un examen (OCF-22)	63,72 \$

Indemnités accessoires

En ce qui concerne les frais mentionnés dans les présentes lignes directrices ou dans les *Lignes directrices sur les services professionnels* émises antérieurement par le surintendant, le montant qu'un assureur est tenu de payer peut faire l'objet d'une réduction correspondant à la portion des frais pouvant être raisonnablement couverts par un autre régime d'assurance ou par une loi ou en vertu d'un autre régime d'assurance ou d'une loi.

Frais d'administration

Les « frais se rapportant aux services professionnels » mentionnés dans l'AIAL et dans les *Lignes directrices sur les services professionnels* comprennent tous les frais d'administration, les frais généraux et les frais connexes. Les assureurs ne sont pas tenus de payer de frais d'administration ni d'autres frais supplémentaires qui ont pour effet de majorer le taux horaire en vigueur au-delà de ceux qui sont autorisés en vertu des *Lignes directrices sur les services professionnels*.

MINING ACT LOI SUR LES MINES

GOVERNMENT NOTICE - UNDER THE *MINING ACT* LANDS AND/OR MINING RIGHTS TO BE FORFEITED FOR MINING LAND TAX

PURSUANT to the provisions of the Mining Act R.S.O. 1990, Chapter M.14, Section 197, the following list of lands and mining rights in respect of which mining land tax, penalties and costs to December 31, 2004, imposed by the said Act, are two years or more in default, notice is hereby given that unless the amount due as shown is paid on or before December 31, 2005, some or all rights and any interest may be forfeited to and vested in the Crown but shall not be open for prospecting, staking out, sale or lease until published in one issue of THE ONTARIO GAZETTE. (This is not a tax sale. The lands cannot be purchased by paying the taxes).

John B. Gammon
Assistant Deputy Minister
Mines and Minerals Division
Ministry of Northern Development and Mines

Communications regarding this matter should be directed to:

Mining Lands Revenue Clerk
6th Floor, 933 Ramsey Lake Road
Sudbury, Ontario P3E 6B5
Telephone: (705) 670-5850 or 1-888-415-9845, ext: 5850

AVIS GOUVERNEMENTAL – EN VERTU DE LA *LOI SUR LES MINES* CONFISCATION DE TERRAINS ET DE DROITS MINIERS EN RAISON D'ARRIÈRES D'IMPÔT

CONFORMÉMENT aux dispositions du paragraphe (2) de l'article 197, chapitre M. 14 de la Loi sur les mines, L.R.O. 1990, si l'impôt, la pénalité et les frais jusqu'au 31 décembre 2004 exigibles en vertu de la présente loi à l'égard des terrains et droits miniers ci-dessous sont en souffrance depuis au moins deux ans et ne sont payés avant le 31 décembre 2005, soyez avisés que la totalité ou certains des droits et tout intérêt pourraient être confisqués et dévolus à la Couronne. Ces terrains ne peuvent cependant faire l'objet d'une prospection, d'un jalonnement, d'une vente ou d'un bail avant qu'ils ne paraissent dans un numéro de la GAZETTE DE L'ONTARIO. (Il ne s'agit pas d'une vente aux fins de l'impôt. On ne peut acheter les terrains en payant l'impôt).

John B. Gammon
Sous-ministre adjoint
Division des mines et des minéraux
Ministère du Développement du Nord et des Mines

Adresser toute communication à ce sujet au:

Commis aux recettes des terrains miniers
933, chemin du lac Ramsey, 6e étage
Sudbury (Ontario) P3E 6B5
Téléphone : (705) 670-5850 ou 1 888 415-9845, poste 5850

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
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DISTRICT OF KENORA/DISTRICT DE KENORA

ATIKWA LAKE (GRAPNEL BAY) AREA/RÉGION DU LAC ATIKWA (BAIE GRAPNEL)

K***0496-1	20797DKF	Mining Claim K17999 being land and land under the water of Beaver Lake	16.098	\$909.66
K***0496-2	20804DKF	That pt of Mining Claim K18515 not covered by the waters of Gold Lake	4.504	\$261.76

TOWNSHIP OF AUBREY/CANTON DE AUBREY

K***0336-1	9509DKF	Mining Location AL90	14.973	\$638.33
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BIGSTONE BAY (LAKE OF THE WOODS) AREA/RÉGION DE LA BAIE DE BIGSTONE (LAC DES BOIS)

K***0601-1	33762DKF	Pt of Mining Location 444P, situate on the west side of Middle Island, in the Lake of the Woods, designated as pt 2 on plan 23R-5325	8.239	\$206.95
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ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
BLUFFPOINT LAKE AREA/RÉGION DU LAC BLUFFPOINT				
K***0089-1	12727DKF	Mining Claim K4290 situate east of Straw Lake	12.416	\$451.86
K***0089-2	12728DKF	Mining Claim K4291 situate east of Straw Lake	9.623	\$352.46
K***0089-3	12729DKF	Mining Claim K4292 situate east of Straw Lake	13.545	\$492.08
CLEARWATER BAY AREA/RÉGION DE LA BAIE DE CLEARWATER				
K***0634-1	37775DKF	Pt of Mining Location D12 (recorded as K5571) designated as pt 4 on plan 23R-7206	0.947	\$18.28
K***0649-1	38578DKF	Pt of Mining Locations D18 (recorded as K5485), pt McA253 (recorded as K6564) and pt D13 (recorded as K5570), saving and excepting pts 1-8 on 23R-8030, pt 1 on 23R-9146 and pts 1 and 2 on 23R-10290	4.658	\$168.49
K***0659-2	14395DKF	Pt of Mining Claim K6565 being pt 2 on 23R-8343	4.255	\$173.04
K***0659-3	14396DKF	Pt of Mining Claim K6619 being pt 1 on 23R-8343	0.697	\$44.15
TOWNSHIP OF DRAYTON/CANTON DE DRAYTON				
K***0167-1	3532DKF	Mining Location HW715, situate on Big Vermilion Lake, north of Minnitaki Lake, saving and excepting pts 4, 5 and 6 on plan 23R-4869	12.063	\$416.96
K***0167-2	3565DKF	Mining Location HW716, being land and land under the water of Big Vermilion Lake, north of Minnitaki Lake	14.973	\$452.82
K***0167-3	7079DKF	Mining Claim K524, saving and excepting pts 8, 9, and 10 on plan 23R-4869	16.187	\$488.76
K***0167-4	7084DKF	Mining Claim K525	16.187	\$488.76
K***0167-5	7758DKF	That pt of Mining Claim K740, situate on the north side of Vermilion Lake, not covered by the waters of Vermilion Lake, saving and excepting pts 1 and 2 on plan 23R-4863 and pt 1 on plan 23R-10497	6.595	\$216.44
K***0167-6	4224DKF 42042-0143 (LT)	Mining Location HW717, being land and land covered with the water of Big Vermilion Lake, north of Minnitaki Lake	15.378	\$464.78
K***0167-7	20492DKF	Pt of broken Lot 29, Con A being Mining Claim PA13165	4.439	\$141.32
K***0167-8	20491DKF	Pt of broken Lot 29, Con A being Mining Claim PA13164	7.033	\$217.98
K***0167-9	20487DKF	Pt of broken Lot 30, Con A being Mining Claim PA13159	16.013	\$483.57
K***0167-10	20490DKF	Pt of broken Lot 30, Con A being Mining Claim PA13163	9.882	\$302.28
K***0167-11	20489DKF	Pt of broken Lot 30, Con A being Mining Claim PA13162	12.128	\$368.68
K***0167-12	20488DKF	Pt of broken Lot 30, Con A being Mining Claim PA13160	6.216	\$193.81
K***0167-13	20940DKF 42042-0145 (LT)	That pt of the South pt of broken Lot 31, Con A being Mining Claim PA13155	8.725	\$268.04
K***0167-14	20951DKF	Pt of the South pt of broken Lot 31, Con A being Mining Claim PA13156	11.635	\$354.11
K***0167-15	20952DKF	Pt of the South pt of broken Lot 31, Con A being Mining Claim PA13161	1.720	\$60.87
K***0167-16	20939DKF	Pt of the South pt of broken Lot 32, Con A being Mining Claim PA13154	1.141	\$43.71
K***0167-17	20941DKF	Pt of the North pt of broken Lot 31, Con 1 being Mining Claim PA13157	16.297	\$492.00
K***0167-18	20936DKF	Pt of the North pt of broken Lot 31, Con 1 being Mining Claim PA13151	5.568	\$174.66
K***0167-19	20937DKF	Pt of the North pt of broken Lot 31, Con 1 being Mining Claim PA13152	16.232	\$490.09
K***0167-20	20934DKF	Pt of the North pt of broken Lot 32, Con 1 being Mining Claim PA13149	8.697	\$267.24
K***0167-21	20935DKF	Pt of the North pt of broken Lot 32, Con 1 being Mining Claim PA13150	0.813	\$34.03
K***0167-22	20938DKF	Pt of the North pt of broken Lot 32, Con 1 being pt of Mining Claim PA13153	10.935	\$333.41
K***0167-23	20781DKF	That pt of Mining Claim PA13328 not covered by the waters of the Vermilion River	6.685	\$207.70
K***0167-24	20782DKF	Pt Mining Claim PA13329 excepting pts 12 to 15 on plan 23R-10650	8.105	\$251.25
K***0167-25	23958DKF	That pt of Mining Claim PA13330 not covered by the waters of Vermilion Lake, saving and excepting pt 3 on plan 23R-4863	9.365	\$290.07
K***0167-26	23957DKF	That pt of Mining Claim PA13331 not covered by the waters of the Vermilion River	13.181	\$399.80
K***0167-27	23956DKF	Mining Claim PA13332	13.937	\$422.21

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
K***0167-28	20785DKF	That pt of Mining Claim PA13333 not covered by the waters of the Vermilion River	9.304	\$285.20
K***0167-29	20786DKF	That pt of Mining Claim PA15697 not covered by the waters of Vermilion Lake	0.049	\$11.47
K***0167-30	20787DKF	That pt of Mining Claim PA15698 not covered by the waters of Vermilion Lake	0.425	\$22.56
K***0167-31	20486DKF	Pt of broken Lot 30, Con 1, being Mining Claim PA13158	9.579	\$293.34
K***0167-32	17498DKF	Mining Location HW718, situate north of Minnitaki Lake and south of Vermilion River, saving and excepting surface rights Expropriation 46348 and pts 1, 2 and 3 on plan 23R-4869	15.593	\$488.76
K***0167-33	3918DKF 42042-0146 (LT)	Mining Location HW719, situate on Vermilion River, north of Minnitaki Lake and land under the water of the river, saving and excepting pts 1 and 2 on plan 23R-9277	37.454	\$1246.10
K***0167-34	4126DKF	Mining Location HW720, situate on Vermilion River, north of Minnitaki Lake	15.378	\$464.78
K***0167-35	4223DKF	Mining Location HW721, situate on the south side of Vermilion River, north of Minnitaki Lake	27.519	\$823.91
K***0167-36	4509DKF	Mining Location HW761, situate south of Vermilion River, north of Minnitaki Lake	16.187	\$488.76
K***0167-37	4509DKF	Mining Location HW762, situate south of Vermilion River, north of Minnitaki Lake	16.187	\$488.76
K***0167-38	4509DKF	Mining Location HW763, situate south of Vermilion River, north of Minnitaki Lake	18.211	\$548.56
K***0167-39	3785DKF	Mining Location SV460, situate south of Vermilion River, north of Minnitaki Lake	64.750	\$1,925.00
K***0167-40	3785DKF	Mining Location SV461, situate south of Vermilion River, north of Minnitaki Lake	61.917	\$1,841.23
K***0167-41	3785DKF	Mining Location SV462, situate south of the Vermilion River, north of Minnitaki Lake	64.750	\$1,925.00
K***0167-42	3785DKF	Mining Location SV463, situate south of the Vermilion River, north of Minnitaki Lake	15.783	\$476.77
K***0278-1	15717DKF	Pt of Mining Location HW541	19.174	\$177.48
ECHO BAY AREA/RÉGION DE LA BAIE DE ÉCHO				
K***0653-1	41296DKF	Pt of Mining Location 308P designated as part 2 on plan 23R-9621	0.345	\$16.39
TOWNSHIP OF GODSON/CANTON DE GODSON				
K***0584-1	36459DKF	Pt of Mining Claim K8669 and pt of Location FD105, designated as pts 5 and 8, on plan 23R-5698	0.166	\$13.75
TOWNSHIP OF JAFFRAY/CANTON DE JAFFRAY				
K***0147-4	14782DKF	N 1/2 of Lot 17, Con 1, being Mining Claim K6566, saving and excepting pts 4 and 5 on plan 23R-4551	2.701	\$201.28
K***0678-1	37974DKF	Pt of the S 1/2 of Lot 17, Con 1 designated as pts 2 and 3 on plan 23R-7431	8.094	\$76.55
K***0684-1	37108DKF	Pt of Mining Location 432P, designated as pt 2 on plan 23R-6916, saving and excepting pt 1 on plan 23R-8650	3.558	\$202.03
KABIK & PICKEREL LAKE AREAS/RÉGIONS DES LACS KABIK ET PICKEREL				
K***0461-1	27821DKF	Mining Location SV101 being an island in Minnitaki Lake	0.809	\$23.03
TOWNSHIP OF KIRKUP/CANTON DE KIRKUP				
K***0154-1	9597DKF	Pt of Mining Claim K1325, being composed of pt of the SE pt of Mining Location K12 and the SW pt of Location P463, being pt 12 on plan 23R-11090	5.752	\$191.29
K***0664-1	42618DKF	Pt of Mining Claim K4128 designated as pt 3 on plan 23R-5279	.610	\$18.24
K***0724-1	43626DKF	Mining Claim K1325, being composed of pt of the SE pt of Mining Location K12, being pt 1 on plan 23R-3856 saving and excepting pts 1 to 14 on plan 23R-11090	0.974	\$44.66
K***0724-2	43626DKF	Pt of Mining Claim K1325, being composed of pt of the SE pt of Mining Location K12, being pts 2, 5, 7, 10 and 14 on plan 23R-11090	3.357	\$129.48
K***0725-1	43625DKF	Pt of Mining Claim K1325, being composed of pt of the SE pt of Mining Location K12, being pts 1, 4, 8, 9 and 13 on plan 23R-11090	2.714	\$106.58
K***0726-1	43627DKF	Pt of Mining Claim K1325, being composed of pt of the SE pt of Mining Location K12, being pts 3, 6 and 11 on plan 23R-11090	3.645	\$139.72

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
TOWNSHIP OF MACGREGOR/CANTON DE MacGREGOR				
K***0456-1	27225DKF	Mining Location A26 being an island situate in Darlington Bay	8.094	\$249.40
TOWNSHIP OF MANROSS/CANTON DE MANROSS				
K***0121-1	11928DKF	Mining Claim K3537 situate on Andrew Bay of Lake of the Woods	13.937	\$594.90
K***0121-2	11929DKF	The East pt of Mining Location S272 (recorded as K3535) situate on Andrew Bay of Lake of the Woods	18.233	\$690.27
K***0121-3	11930DKF	The West pt of Mining Location S272 (recorded as K3538) situate on Andrew Bay of Lake of the Woods	20.559	\$872.81
TOWNSHIP OF PELLATT/CANTON DE PELLATT				
K***0525-1	3192DKF	Pt of Mining Location 85P, situate in Lake of the Woods, designated as pt 1 on plan 23R-4374	1.726	\$33.28
SHOAL LAKE AREA/RÉGION DU LAC SHOAL				
K***0515-1	40190DKF	Pt of McA20, being pt 1 on 23R-9033, saving and excepting the road allowance (CL 5504)	3.401	\$69.12
K***0700-1	42251DKF	Pt of Mining Location McA20, being pt 2 on 23R-9033, saving and excepting the road allowance (CL 5504)	8.230	\$121.09
K***0701-1	42252DKF	Pt of Mining Location McA20, being pt 3 on 23R-9033, saving and excepting the road allowance (CL 5504)	4.800	\$74.80
TABOR LAKE AREA/RÉGION DU LAC TABOR				
K***0191-1	15291DKF	Mining Location SV212 recorded as Mining Claims K3965 and K3966	31.161	\$587.98
TOWNSHIP OF VERMILLION/CANTON DE VERMILLION				
K***0052-1	11199DKF	That pt of Mining Claim K2227 not covered by the waters of Vermilion Lake	6.467	\$247.59
K***0052-2	11200DKF	That pt of Mining Claim K2228 not covered by the waters of Vermilion Lake	9.308	\$351.93
K***0052-3	11278DKF	That pt of Mining Claim K2230 not covered by the waters of Vermilion Lake	5.261	\$203.25
K***0052-4	11281DKF	Mining Claim K2234	12.371	\$464.46
TOWNSHIP OF WILLINGDON/CANTON DE WILLINGDON				
K***0580-1	33848DKF	Pt of Mining Claim K9559 designated as pt 4 on plan 23R-5250	0.664	\$33.67
K***0623-1	15464DKF	That pt of Mining Claim K6522 not covered by the waters of Snake Bay of Lake of the Woods	8.644	\$493.14
K***0623-2	11714DKF	Mining Claim K1264 (recorded as K2933) situate in the vicinity of Regina Bay of Lake of the Woods	16.187	\$987.51
K***0623-4	11716DKF	Mining Claim K1309 (recorded as K2935) situate in the vicinity of Regina Bay of Lake of the Woods	16.511	\$1,007.00
K***0623-5	11777DKF	N pt of Location McA116 (recorded as K3105) situate in the vicinity of Regina Bay of Lake of the Woods	17.725	\$1,080.44
K***0623-6	15019DKF	The NW pt of Location D222 (recorded as K3107) situate in the vicinity of Regina Bay of Lake of the Woods, excepting expropriation 33213	17.725	\$1,080.44
K***0623-7	11768DKF	S pt of Mining Location D176 (recorded as K3496) situate in the vicinity of Regina Bay of Lake of the Woods	9.712	\$596.49
K***0623-8	11772DKF	N pt of Mining Location McA125 (recorded as K3497) situate in the vicinity of Regina Bay of Lake of the Woods	17.725	\$1,080.44
K***0623-9	15454DKF	That pt of Mining Claim K4488 not covered with the waters of part of Snake Bay of Lake of the Woods	17.304	\$1,055.03
K***0623-10	15453DKF	That pt of Mining Claim K4487 not covered by the waters of Snake Bay of Lake of the Woods	11.963	\$732.44
K***0623-11	15258DKF	Mining Claim K3655	15.261	\$931.55
K***0623-12	15474DKF	That pt of Mining Claim K4489 not covered by the waters of Snake Bay of Lake of the Woods	12.740	\$779.37
K***0623-13	22128DKF	S pt of Mining Location D175 (recorded as K3104) situate in the vicinity of Regina Bay of Lake of the Woods, excepting expropriation 33213	8.714	\$753.32
K***0623-14	43669DKF	Mining Locations 566P and 567P, less pts 2, 4, 5 and 6 on 23R-8893, pts 1 and 2 on KR463, and pt 1 on 23R-9054	7.725	\$501.99
K***0623-15	40360DKF	Pt of the N pt of Mining Location M3 (recorded as K3653) and the road allowance, being land and land covered with the waters of pt of an unnamed lake, situate on Regina Bay of Lake of the Woods	17.629	\$1,074.69

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
K***0623-16	11715DKF	Mining Claim K1265 (recorded as K2934) situate in the vicinity of Regina Bay of Lake of the Woods	16.187	\$987.51
K***0640-1	43669DKF	Mining Claim K3656	13.828	\$824.36
K***0680-1	3101DKF	Mining Location D234, being land under the water of Regina Bay of Whitefish Bay, east of the Lake of the Woods, saving and excepting pt 1 on plan 23R-8910	22.681	\$552.07

DISTRICT OF KENORA-PATRICIA/DISTRICT DE KENORA-PATRICIA**TOWNSHIP OF BAIRD/CANTON DE BAIRD**

KP**0235-14	2448DPF	Mining Claim KRL19427	21.525	\$198.01
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TOWNSHIP OF BALL/CANTON DE BALL

KP**0052-1	515DPF 42002-0061 (LT)	That pt of Mining Claim KRL5204 not covered by the waters of Pipestone Bay	3.885	\$124.90
KP**0052-2	512DPF 42002-0076 (LT)	That pt of Mining Claim KRL5847 not covered by the waters of Pipestone Bay	3.966	\$127.26
KP**0052-3	143DPF 42002-0134 (LT)	That pt of Mining Claim KRL5850 not covered by the waters of Red Lake	3.440	\$111.74

TOWNSHIP OF CONNELL/CANTON DE CONNELL

KP**0303-1	5802DPF	Pt of Mining Claims PA620 and PA621 designated as pts 1-3 on plan 23R-6496	0.664	\$59.97
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TOWNSHIP OF DOME/CANTON DE DOME

KP**0089-1	5947DPF	Pt of Mining Claim KRL11323 (recorded as KRL17983) being a strip of land one chain in width along the shore of Red Lake	1.878	\$78.23
KP**0235-1	6557DPF	That pt of Mining Claim K1614 (recorded as KRL8509) not covered by the waters of Red Lake	13.152	\$124.88
KP**0235-2	6557DPF	That pt of Mining Claim K1621 (recorded as KRL8510) not covered by the waters of Red Lake	6.030	\$62.67
KP**0235-3	6557DPF	That pt of Mining Claim K1615 (recorded as KRL8511) not covered by the waters of Red Lake	3.359	\$39.35
KP**0235-4	6557DPF	That pt of Mining Claim KRL8799 (recorded as KRL13053) not covered by the waters of Red Lake	11.671	\$111.93
KP**0235-5	6557DPF	Mining Claim KRL8800 (recorded as KRL13054) being land and land covered with the water of an unnamed lake	19.983	\$184.54
KP**0235-6	6557DPF	Mining Claim KRL8801 (recorded as KRL13055) being land and land covered with the water of pt of Red Lake	17.094	\$159.31
KP**0235-7	6557DPF	That pt of Mining Claim KRL10911 not covered by the waters of Red Lake	5.241	\$55.77
KP**0235-8	6557DPF	Mining Claim KRL10912 being land and land covered with the water of a small unnamed lake	18.947	\$175.50
KP**0235-9	6557DPF	That pt of Mining Claim KRL10913 not covered by the waters of Red Lake	3.541	\$40.92
KP**0235-10	6557DPF	Mining claim KRL10914 being land and land covered by the water of an unnamed lake	17.341	\$161.45
KP**0235-11	6557DPF	That pt of Mining Claim KRL11048 not covered by the waters of Red Lake	10.158	\$98.72
KP**0235-12	6557DPF	That pt of Mining Claim KRL11366 not covered by the waters of Red Lake	2.226	\$29.43
KP**0235-13	6557DPF	That pt of Mining Claim KRL12176 not covered by the waters of Red Lake	4.864	\$52.50

TOWNSHIPS OF DOME AND HEYSON/CANTON DE DOME ET HEYSON

KP**0036-1	6660DPF 42009-1107 (LT)	Mining Claim KRL5136	10.886	\$153.83
KP**0036-2	6660DKF 42009-1107 (LT)	Mining Claim KRL5137	6.948	\$101.80
KP**0036-3	6660DKF 42009-1107 (LT)	Mining Claim KRL5138	7.689	\$111.62

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
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HEWITT LAKE (NORTH SPIRIT LAKE) AREA/RÉGION DU LAC HEWITT (LAC NORTH SPIRIT)

KP**0258-1	4402DPF	Mining Claim KRL38347 being land and land under the water of pt of Opwagan Lake	21.125	\$231.66
KP**0258-2	4403DPF	Mining Claim KRL38348	24.504	\$267.12
KP**0258-3	4404DPF	That pt of Mining Claim KRL38349 not covered by the waters of Wapisipi Lake	25.989	\$282.72
KP**0258-4	4405DPF	Mining Claim KRL38350 being land and land under the water of pt of Lake No. 1	20.999	\$230.35
KP**0258-5	4406DPF	Mining Claim KRL38351 being land and land under the water of pt of Lake No. 1	24.755	\$269.75
KP**0258-6	4407DPF	Mining Claim KRL38352	11.606	\$131.78
KP**0258-7	4408DPF	Mining Claim KRL38353	20.473	\$224.82
KP**0258-8	4409DPF	Mining Claim KRL38354	19.878	\$218.58
KP**0258-9	4410DPF	Mining Claim KRL38355	20.554	\$225.68
KP**0258-10	4411DPF	Mining Claim KRL38356	12.274	\$138.80
KP**0258-11	4412DPF	Mining Claim KRL38357	16.382	\$181.90
KP**0258-12	4415DPF	Mining Claim KRL38359	19.530	\$214.93
KP**0258-13	4416DPF	Mining Claim KRL38360 being land and land under the water of pt of Lake No. 3	19.745	\$217.18
KP**0258-14	4417DPF	Mining Claim KRL38361	15.034	\$167.76
KP**0258-15	4418DPF	Mining Claim KRL38362	14.771	\$164.98
KP**0258-16	4419DPF	That pt of Mining Claim KRL38364 not covered by the waters of North Spirit Lake	16.200	\$179.99
KP**0258-17	4420DPF	Mining Claim KRL38369	15.245	\$169.96
KP**0258-18	4421DPF	Mining Claim KRL38370	15.026	\$167.66
KP**0258-19	4422DPF	That pt of Mining Claim KRL38371 not covered by the waters of North Spirit Lake	8.102	\$95.02
KP**0258-20	4423DPF	Mining Claim KRL38381	14.609	\$163.31
KP**0258-21	4424DPF	Mining Claim KRL38382	17.106	\$189.48
KP**0258-22	4425DPF	Mining Claim KRL38386 being land and land under the water of pt of Opwagan Lake	14.601	\$163.20
KP**0258-23	4426DPF	Mining Claim KRL38701	14.395	\$161.05
KP**0258-24	4413DPF	Mining Claim KRL38704	14.451	\$161.63
KP**0258-25	4414DPF	Pt of CLM103 being Mining Claims KRL38358, 38363, 38366, 38367, 38368, 38375, 38376, 38377, 38378, 38379, 38380, 38385, 38389, 38699, 38700, 38702, 38703 and pts of 38383, 38384, 38387, 38388, 38697 and 38698, being land and land under the water of Lake No. 2 and pt of Opwagan Lake, and including any islands and islets in Wapisipi Lake	330.349	\$3,476.37

TOWNSHIP OF HEYSON/CANTON DE HEYSON

KP**0036-4	6660DKF 42010-0027 (LT)	Mining Claim KRL6979	9.024	129.25
KP**0036-5	6660DKF 42010-0027 (LT)	Mining Claim KRL6980	6.467	95.46
KP**0036-6	6660DKF 42010-0027 (LT)	Mining Claim KRL6981	15.431	213.88

LINGMAN LAKE AREA/RÉGION DU LAC LINGMAN

KP**0153-1	2118DPF	Mining Claim PA6392	18.583	\$354.68
KP**0153-2	2119DPF	Mining Claim PA6393 being land and land covered by the waters of pt of an unnamed pond	19.979	\$380.61
KP**0153-3	2120DPF	Mining Claim PA6394 being land and land covered by the waters of pt of an unnamed pond	18.369	\$350.74
KP**0153-4	2121DPF	Mining Claim PA6395	18.960	\$361.68
KP**0153-5	2122DPF	Mining Claim PA6396	20.643	\$392.88
KP**0153-6	2123DPF	Mining Claim PA6397	21.934	\$416.85
KP**0153-7	2124DPF	Mining Claim PA6398	22.569	\$428.65
KP**0153-8	2125DPF	Mining Claim PA6399	21.278	\$404.67
KP**0153-9	2126DPF	Mining Claim PA6400	19.822	\$377.68
KP**0153-10	2127DPF	Mining Claim PA6401	19.401	\$369.84
KP**0153-11	2128DPF	Mining Claim PA6402	19.461	\$370.95
KP**0153-12	2129DPF	Mining Claim PA6427	16.030	\$307.34
KP**0153-13	2130DPF	Mining Claim PA6428	19.656	\$374.58

ACCT NO/ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
KP**0153-14	2131DPF	Mining Claim PA6429 being land and land covered by the waters of pt of an unnamed lake	18.802	\$358.76
TOWNSHIP OF MCDONOUGH/CANTON DE MCDONOUGH				
KP**0173-1	2237DPF	Mining Claim KRL18968	13.800	\$467.61
KP**0173-2	2238DPF	Mining Claim KRL18974	15.714	\$531.15
KP**0173-3	2245DPF	That pt of Mining Claim KRL18969 not covered by the waters of Red Lake	8.138	\$279.84
KP**0173-4	2246DPF	That pt of Mining Claim KRL18970 not covered by the waters of Red Lake	3.962	\$141.41
KP**0173-5	2247DPF	Mining Claim KRL18971	13.929	\$471.94
KP**0173-6	2278DPF	Mining Claim KRL18972	12.865	\$436.62
KP**0173-7	2278DPF	Mining Claim KRL18973 being land and land covered with the waters of pt of a pond	14.929	\$505.08
TOWNSHIP OF PONSFORD/CANTON DE PONSFORD				
KP**0091-1	1493DPF	Mining Claim PA4462, saving and excepting the surface and mining rights of instrument 40266, pts 15 and 16 on 23R-4337, pt 9 on 23R- 4954, pt 1 on 23R-3771, pts 1, 2 and 3 on 23R-3841 and pts 1 and 2 on 23R-10195	10.767	\$534.60
KP**0091-2	6645DPF	Pt of Mining Claim PA4462 being pt 9 on plan 23R-4954	.012	\$10.58
KP**0312-1	5384DPF	Pt of Mining Claim PA2213 being pts 1 and 3 on plan 23R-3922	4.452	\$342.66
TOWNSHIP OF TODD/CANTON DE TODD				
KP**0249-1	1745DPF	Mining Claim KRL1449 (recorded as KRL18227 and pt of KRL18113) being land and land covered with the water of an unnamed lake	25.649	\$234.04
KP**0249-2	1745DPF	Mining Claim KRL1451 (recorded as KRL18228 and pt of KRL18313) being land and land covered by the water of an unnamed lake	24.718	\$225.89
KP**0249-3	542DPF	Mining Claim KRL1607	11.720	\$112.36
KP**0249-4	543DPF	Mining Claim KRL1610	13.990	\$132.20
KP**0249-5	544DPF	Mining Claim KRL1611 being land and land covered with the water of pt of a small lake	25.839	\$235.70
KP**0249-6	545DPF	Mining Claim KRL1612 being land and land covered with the water of pt of Hahn Lake	6.823	\$69.59
KP**0249-7	2453DPF	Mining Claim KRL8526 (recorded as KRL19855)	15.390	\$144.42
KP**0249-8	2454DPF	Mining Claim KRL10410 (recorded as KRL19858)	12.804	\$121.84
KP**0249-9	2455DPF	Mining Claim KRL10411 (recorded as KRL19859)	12.772	\$121.57
KP**0249-10	2488DPF	Mining Claim KRL19853	8.992	\$88.55
KP**0249-11	2489DPF	Mining Claim KRL19856	6.702	\$68.54
KP**0249-12	2490DPF	Mining Claim KRL19857	9.846	\$95.99
KP**0249-13	2452DPF	Mining Claim KRL8525 (recorded as KRL 19854)	20.607	\$190.00
TRIST LAKE AREA/RÉGION DU LAC TRIST				
KP**0256-1	7589DPF	Pt of Mining Claim PA16695 not covered by the waters of Lake St. Joseph	2.889	\$66.40
KP**0256-2	7589DPF	Pt of Mining Claim PA16697 not covered by the waters of Lake St. Joseph	7.604	\$158.39
KP**0256-3	7589DPF	Pt of Mining Claim PA16699 not covered by the waters of Lake St. Joseph	7.851	\$163.17
KP**0256-4	7589DPF	Pt of Mining Claim PA16701 not covered by the waters of Lake St. Joseph	11.752	\$239.32
KP**0256-5	7589DPF	Pt of Mining Claim PA17202 not covered by the waters of Lake St. Joseph	9.518	\$195.71
KP**0256-6	7589DPF	Pt of Mining Claim PA16713 not covered by the waters of Lake St. Joseph	7.159	\$149.72
KP**0256-7	7589DPF	Pt of Mining Claim PA16714 not covered by the waters of Lake St. Joseph	4.476	\$97.32
KP**0256-8	7589DPF	Pt of Mining Claim PA16718 not covered by the waters of Lake St. Joseph	7.118	\$148.87
KP**0256-9	7589DPF	Pt of Mining Claim PA16720 not covered by the waters of Lake St. Joseph	9.437	\$194.15
KP**0256-10	7589DPF	Pt of Mining Claim PA16737 not covered by the waters of Lake St. Joseph	8.907	\$183.83
KP**0256-11	7589DPF	Pt of Mining Claim PA16738 not covered by the waters of Lake St. Joseph	10.927	\$223.22
KP**0256-12	7589DPF	Pt of Mining Claim PA16740 not covered by the waters of Lake St. Joseph	10.655	\$217.92

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
KP**0256-13	7589DPF	Pt of Mining Claim PA16743 not covered by the waters of Lake St. Joseph	12.610	\$256.05
KP**0256-14	7589DPF	Pt of Mining Claim PA16744 not covered by the waters of Lake St. Joseph	7.972	\$165.57
KP**0256-15	7589DPF	Pt of Mining Claim PA16749 not covered by the waters of Lake St. Joseph	17.365	\$348.84
KP**0256-16	7589DPF	Pt of Mining Claim PA16755 not covered by the waters of Lake St. Joseph	15.900	\$320.26
KP**0256-17	7589DPF	Pt of Mining Claim PA16761 not covered by the waters of Lake St. Joseph	15.342	\$309.38
KP**0256-18	7589DPF	Pt of Mining Claim PA16762 not covered by the waters of Lake St. Joseph	11.117	\$226.94
KP**0256-19	7589DPF	Pt of Mining Claim PA16763 not covered by the waters of Lake St. Joseph	5.144	\$110.39
KP**0256-20	7589DPF	Pt of Mining Claim PA16764 not covered by the waters of Lake St. Joseph	6.143	\$129.86
KP**0256-21	7589DPF	Pt of Mining Claim PA16765 not covered by the waters of Lake St. Joseph	15.686	\$316.05
KP**0256-22	7589DPF	Pt of Mining Claim PA16766 not covered by the waters of Lake St. Joseph	9.312	\$191.73
KP**0256-26	7589DPF	Pt of Mining Claim PA17201 not covered by the waters of Lake St. Joseph	15.281	\$308.16

SOUTHERN ONTARIO/SUD DE L'ONTARIO

COUNTY OF HASTINGS/COMTÉ DE HASTINGS

TOWNSHIP OF FARADAY/CANTON DE FARADAY

SO**0405-1	RO	S 1/2 of Lot 8, Con A as described in instrument 206206	19.223	\$816.67
SO**0405-2	RO	Lot 12, Con A as described in instrument 206206	38.445	\$1,618.78
SO**0405-3	RO	Lot 14, Con A as described in instrument 206206	29.542	\$1,246.22
SO**0405-4	RO	E 1/2 of Lot 15, Con A as described in instrument 206206	20.234	\$856.74
SO**0405-5	RO	E 1/2 of Lot 16, Con A as described in instrument 206206	21.247	\$899.25
SO**0405-6	RO	W 1/2 of Lot 15, Con A as described in instrument 206206	20.234	\$856.74
SO**0405-7	RO	W 1/2 of Lot 15, Con B as described in instrument 206206	31.768	\$1,343.13
SO**0405-8	RO	Lot 16, Con B as described in instrument 206206	60.703	\$2,550.16
SO**0405-9	RO	Lot 17, Con B as described in instrument 206206	53.014	\$2,234.78
SO**0405-12	RO	Pt of Lot 21, Con 10, being Mining Claim EO8229, as described in instrument 206206	20.234	\$856.74
SO**0405-16	RO	All of Lot 12, Con 11, lying northerly of the northerly limit of Highway #28 according to plan #965, as described in instrument 206206	9.308	\$400.58
SO**0405-17	RO	S 1/2 of Lot 13, Con 11 as described in instrument 206206	27.923	\$1,181.77
SO**0405-19	RO	Lot 17, Con A as described in instrument 206206	27.114	\$1,144.65
SO**0405-22	RO	W 1/2 of Lot 11, Con B as described in instrument 206206	27.721	\$1,169.98
SO**0405-23	RO	Lot 12, Con B as described in instrument 206206	53.823	\$2,262.25
SO**0405-24	RO	N 1/2 of Lot 13, Con 11 as described in instrument 206206	27.923	\$1,181.77
SO**0405-25	RO	N 1/2 of Lot 14, Con 11 as described in instrument 206206	24.686	\$1,042.96
SO**0405-26	RO	S 1/2 of Lot 14, Con 11 as described in instrument 206206	24.686	\$1,042.96
SO**0405-34	RO	N pt of Lot 6, Con 12, being Mining Claim EO8141, as described in instrument 206206	18.454	\$784.48
SO**0405-35	RO	Lot 8, Con 12 as described in instrument 206206	33.589	\$1,419.62
SO**0405-36	RO	Lot 9, Con 12 as described in instrument 206206	29.137	\$1,229.29
SO**0405-37	RO	Lot 7, Con 12 as described in instrument 206206	38.040	\$1,606.37
SO**0405-40	RO	Pt of Lot 11, Con 12, lying northerly of the northerly limit of Highway #28 according to plan #965, as described in instrument 206206	9.712	\$417.59
SO**0702-1	RO	Lot 21, Con 8 as described in instrument 113370	35.612	\$1,291.07
SO**0702-2	RO	Lot 22, Con 8 as described in instrument 113370	38.445	\$1,392.94
SO**1017-1	RO	Pt of Lot 15, Con 9, being pt 27 on plan 21R-11981, as described in instrument 484999	2.198	\$160.05
SO**1018-1	RO	Pt of Lot 15, Con 9, being pts 22, 23 and 24 on plan 21R-11981, as described in instrument 609512	0.643	\$41.33

TOWNSHIP OF HUNTINGDON/CANTON DE HUNTINGDON

SO**0135-1	RO	E 1/2 of Lots 12 and 13, Con 12 as described in instrument 1626	121.406	\$8,234.65
SO**0135-2	RO	That pt of Lot 10, Con 13 lying north of Moira Lake, known as the "Coe" property, as in instrument 146409	26.305	\$1,792.05
SO**0135-3	RO	E 1/2 of Lot 9, Con 14 as described in instrument 1626	40.469	\$2,751.67
SO**0135-4	RO	W 1/2 of Lot 11, Con 14 as described in instrument 146513	39.558	\$2,689.91

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
SO**0135-5	RO	S 1/2 of the W 2/3 of the W 1/2 and the E 1/2 of the W 1/2 of Lot 15, Con. 11 as described in instrument V.771	26.980	\$1837.76
SO**0902-1	RO	Lot 11, Con 13 as described in instrument 167222	55.847	\$4,018.08
SO**0902-2	RO	Lot 10, Con 14 as described in instrument 167222	80.937	\$5,818.79
TOWNSHIP OF MADOC/CANTON DE MADOC				
SO**0135-6	RO	Pt of the S 1/2 of Lot 2, Con 4 as described in instrument 3641	33.269	\$2,255.94
SO**0135-7	RO	W 25 acres of Lot 16, Con 6 as described in instrument 146514	10.117	\$695.34
SO**1064-1	RO	Pt of the S1/2 of Lot 2, Con 4 as described in instrument 9724	7.200	\$505.73
DISTRICT OF THUNDER BAY/DISTRICT DE THUNDER BAY				
TOWNSHIP OF ASHMORE/CANTON DE ASHMORE				
TB**0164-1	6940TBF 62413-0570 (LT)	Pt of Mining Claim TB10163 being pt 2 on plan PAR-554	0.251	\$14.64
ICARUS LAKE AREA/RÉGION DU LAC ICARUS				
TB**1525-1	62505-1163 (LT)	Part of Mining Location R311, on the north shore of Gunflint Lake, as described in instrument OFW55949, designated as pt 1 on Plan of Survey by T.L. Wilson dated November 23, 1966	0.146	\$16.74
TOWNSHIP OF LYBSTER/CANTON DE LYBSTER				
TB**0236-1	4-2 Con 2 Lybster 62285-0244 (LT)	N ½ of Lot 4, Con 2	64.547	\$881.29
TOWNSHIP OF MACGREGOR/CANTON DE MacGREGOR				
TB**0296-10	62496-0213 (LT)	Pt of Mining Location 4A, Hart's Survey, as described in instrument 953	0.393	\$49.94
TB**0296-11	62495-0505 (LT)	Part of Mining Location 3A, designated as parts 2, 5, 8 and 11 on plan 55R-2242 and parts 2 and 5 on plan 55R-2327, as described in instrument MCG951	5.012	\$405.41
TB**0875-1	62495-0204 (LT)	Pt of Mining Location 10, Herrick's Survey, as in TBR191577, Secondly	1.384	\$190.26
TB**1044-1	62493-0254 (LT) 62493-0255 (LT)	Pt of Mining Location 11, Francis Survey, as described in TBR321140, Firstly and Secondly (lying north of the CNR only)	4.047	\$197.66
TB**1436-1	62495-0076 (LT)	Pt of Mining Location 10, Herrick's Survey, as described in instrument TBR302588, Firstly	3.764	\$193.42
TB**1481-1	62496-0422 (LT)	Pt of Mining Location 13E, White Survey, as described in TBR285576, except pt 1 on 55R-10743 and pts 1-5 on 55R-9746	6.286	\$616.12
TB**1676-1	62493-0007 (LT)	Pt of Mining Location 12, Francis Survey, designated as pts 9, 10, 11, 12 and 13 on plan 55R-3374	41.320	\$2,243.88
TB**1676-3	62493-0026 (LT)	Pt of Mining Location 12, Francis Survey, designated as pt 17 on plan 55R-3374	14.790	\$1,071.48
TB**1701-4	62496-0420 (LT)	Pt of Mining Location 13E, White Survey, being pts 1-5 on plan 55R-9746	0.253	\$26.06
TB**1701-6	62495-0091 (LT)	Pt Mining Location 3A as described in instrument MCG1830	0.459	\$55.02
TB**1775-1	62495-0181 (LT)	Pt of Mining Location 12, Herrick's Survey, as described in TBR377996, Secondly	30.057	\$873.96
TB**1775-2	62495-0181 (LT)	Pt of Mining Location 10, Herrick's Survey, as described in TBR377996, Firstly	8.903	\$273.29
TB**1811-1	62496-0212 (LT)	Pt of Location 4A, Harts Survey, designated as pts 8, 9, 10, 12 and 15 on plan 55R-2327	2.641	\$222.94
TB**1811-2	62495-0099 (LT)	Pt of Mining Location 3A designated as parts 1 and 3 on plan 55R- 2242	3.028	\$252.72
TB**1811-3	62496-0212 (LT)	Pt of Mining Location 3A designated as parts 4, 6 and 7 on plan 55R-2327	1.565	\$140.14
TOWNSHIP OF MCINTYRE/CANTON DE MCINTYRE				
TB**0930-2	62251-0078 (LT)	Pt of the SW 1/4 and pt of the NW 1/4 of Section 49, being pt 1 on plan 55R-3965, saving and excepting pts 1 and 2 on plan 55R-10178	3.458	\$272.92

ACCT NO./ NUMÉRO DE COMPTE	PARCEL/ PARCELLE PIN/COTE FONCIÈRE	DESCRIPTION	HECTARES	TOTAL
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TOWNSHIP OF PAIPOONGE/CANTON DE PAIPOONGE

TB**1299-1	20341TBF 62295-0877 (LT)	Pt of Lot 4, Con A, N. of the Kaministiquia River, designated as pt of pt 1, plan 55R-5017, saving and excepting pt 15 on plan 55R-12106 and pts 1, 3, 7, and 15 on plan 55R-12104	40.828	\$4419.65
TB**1299-2	20341TBF 62295-0877 (LT)	Pt of Lot 5, Con A, N. of the Kaministiquia River designated as pt of pt 1 on plan 55R-5017	39.457	\$2,952.01
TB**1299-3	20341TBF 62295-0875 (LT)	Pt Lot 4, Con A being pt 3 on plan 55R-12104	.037	\$12.76
TB**1299-4	20341TBF 62295-0876 (LT)	Pt of Lot 4, Con A being pt 7 on plan 55R-12104	.059	\$14.40

TOWNSHIP OF SUMMERS/CANTON DE SUMMERS

TB**0316-1	6507TBF 62423-0062 (LT)	Mining Claim TB11618, being land and land covered with the water of two lakes partly within the limits of this claim, situate near Beardmore Station	20.072	\$215.83
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(138-G816)

Applications to Provincial Parliament — Private Bills Demandes au Parlement provincial — Projets de loi d'intérêt privé

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N.

CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament**NOTICE OF APPLICATION**

NOTICE IS HEREBY GIVEN that on behalf of Helen Myrna Dales, application will be made to the Legislative Assembly of the Province of Ontario for an Act for the revival of a corporation namely, Golden Dreams Home & Decor Ltd., which was inadvertently dissolved by Articles of Dissolution on August 17, 2004.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Toronto this 22nd day of June, 2005.

(138-P588) 27, 28, 29, 30

DAVID STONE—Solicitor for
Golden Dreams Home & Decor Ltd.
and Helen Myrna Dales

Corporation Notices Avis relatifs aux compagnies

NOTICE OF COURT APPOINTMENT

IN THE MATTER OF BELLINI IMPORTS INC. OF THE TOWN OF RICHMOND HILL OF THE REGIONAL MUNICIPALITY OF YORK IN THE PROVINCE OF ONTARIO

NOTICE IS HEREBY GIVEN, pursuant to section 210(4) of the Ontario Business Corporations Act, that the undersigned was appointed as Liquidator, Receiver and/or Receiver/Manager of Bellini Imports Inc., effective June 17, 2005.

All parties with an interest in this matter should contact Mark Thomson 416-963-7180/ fax at 416-929-2555 or mthomson@soberman.com

DATED at Toronto this 24th day of June 2005.

SOBERMAN ISENBAUM
COLOMBY TESSIS INC.
Court Appointed Liquidator/ Receiver
Of Bellini Imports Inc.
2 St. Clair Ave East, 10th floor,
Toronto, ON M4T 2T5
Phone (416) 929-2550
Fax (416) 929-2555
www.soberman.com

(138-P593)

Sheriff's Sales of Lands Ventes de terrains par le shérif

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice at Orangeville dated the 2nd day of September 2004, Court File Number 492/04 to me directed, against the real and personal property of RHONDA MARIE DELROSCIO also known as RHONDA CHADJIOEANNOU also known as RHONDA MARIE D'AMOUR also known as RHONDA D'AMOUR also known as RHONDA MARIE DEL ROSCIO, Defendant, at the suit of CITIBANK CANADA, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 601 Rossland Road East, Whitby, Ontario has seized and taken in execution all the right, title, interest and equity of redemption of RHONDA MARIE DELROSCIO also known as RHONDA CHADJIOEANNOU also known as RHONDA MARIE D'AMOUR also known as RHONDA D'AMOUR also known as RHONDA MARIE DEL ROSCIO Defendant in, and to:

Parcel 18-2, Section M-1219, Part of Lot 18, Plan M-1219, Being parts 12 and 13 on Plan 40R-6715 Town of Pickering, Regional Municipality of Durham, Land Titles Division of Durham, (No. 40) municipally known as 1838 Cricket Lane, Pickering, Ontario L1V 3J3.

All of which said right, title, interest and equity of redemption of RHONDA MARIE DELROSCIO also known as RHONDA CHADJIOEANNOU also known as RHONDA MARIE D'AMOUR also known as RHONDA D'AMOUR also known as RHONDA MARIE DEL ROSCIO Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 601 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, August 10, 2005 at 2:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

- TERMS:**
- Deposit 10% of bid price or \$1000.00, whichever is greater
 - Payable at time of sale by successful bidder by cash, certified cheque or bank draft
 - To be applied to purchase price
 - Non-refundable
 - Ten Business days from date of sale to arrange financing and pay balance in full at 601 Rossland Road East, Whitby, Ontario L1N 9G7
 - All payments in cash or by certified cheque made payable to the Minister of Finance
 - Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 - Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

June 29, 2005

ANDREW McNABB and AL BILLINGTON
Court Enforcement Officers
601 Rossland Rd East
Whitby ON L1N 9G7

(138-P595)

UNDER AND BY VIRTUE OF A Writ of Seizure and Sale issued out of the Superior Court of Justice at Brampton dated the 15th of September 2004, Court File Number CV-04-008337-SR to me directed, against the real and personal property of KRISHNA HARRIPERSAD also known

as KRISHMA HARRIPERSAD, Defendant, at the suit of CANADIAN IMPERIAL BANK OF COMMERCE, Plaintiff, the Enforcement Office of the Superior Court of Justice located at 601 Rossland Road East, Whitby, Ontario has seized and taken in execution all the right, title, interest and equity of redemption of KRISHNA HARRIPERSAD also known as KRISHMA HARRIPERSAD, Defendant in, and to:

Parcel 5-1, Section 40M-1677 being Lot 5, Plan 40M-1677, Town of Ajax, Regional Municipality of Durham, Land Titles Division of Durham, (No. 40) municipally known as 41 Iles Street, Ajax, Ontario L1T 3V1.

All of which said right, title, interest and equity of redemption of KRISHNA HARRIPERSAD also known as KRISHMA HARRIPERSAD Defendant, in the said lands and tenements described above, I shall offer for sale by Public Auction subject to the conditions set out below at the Superior Court of Justice, 601 Rossland Road East, Whitby, Ontario L1N 9G7 on Wednesday, August 10, 2005 at 2:30 p.m.

CONDITIONS:

The purchaser to assume responsibility for all mortgages, charges, liens, outstanding taxes, and other encumbrances. No representation is made regarding the title of the land or any other matter relating to the interest to be sold. Responsibility for ascertaining these matters rests with the potential purchaser(s).

- TERMS:**
- Deposit 10% of bid price or \$1000.00, whichever is greater
 - Payable at time of sale by successful bidder by cash, certified cheque or bank draft
 - To be applied to purchase price
 - Non-refundable
 - Ten Business days from date of sale to arrange financing and pay balance in full at 601 Rossland Road East, Whitby, Ontario L1N 9G7
 - All payments in cash or by certified cheque made payable to the Minister of Finance
 - Deed Poll provided by Sheriff only upon satisfactory payment in full of purchase price
 - Other conditions as announced

THIS SALE IS SUBJECT TO CANCELLATION BY THE SHERIFF WITHOUT FURTHER NOTICE UP TO THE TIME OF SALE.

NOTE: No employee of the Ministry of the Attorney General may purchase any goods or chattels, lands or tenements exposed for sale by a Sheriff under legal process, either directly or indirectly.

June 29, 2005

ANDREW McNABB and AL BILLINGTON
Court Enforcement Officers
601 Rossland Rd East
Whitby ON L1N 9G7

(138-P596)

Sale of Lands for Tax Arrears By Public Tender

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWN OF COLLINGWOOD

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 2:00 p.m. local time on Wednesday, August 10th, 2005 at the Office of the Treasurer of the Corporation of the Town of Collingwood, 97 Hurontario Street, P.O. Box 157, Collingwood, Ontario L9Y 3Z5

The Tenders will then be opened in public on the same day at 2:00 p.m. local time in the Braniff Room (2nd floor) at the Town Hall of the

Corporation of the Town of Collingwood, 97 Hurontario Street, Collingwood, Ontario.

Description of Land(s)

Property # 1

Concession 11 Part lot 43 Reference Plan 51R-551 Part 9
4331 080 012 07409 0000
Town of Collingwood
County of Simcoe
101 x 150
Minimum Tender Amount: \$2,900.00

Property # 2

Concession 11 Part lot 43 Reference Plan 51R-551 Part 14
4331 080 012 07414 0000
Town of Collingwood
County of Simcoe
101 x 150
Minimum Tender Amount: \$2,900.00

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the Town of Collingwood and representing at least 20% of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

For further information regarding this sale and a copy of the prescribed form of tender, please contact:

SHELLY BURMISTER
Coordinator, Revenue
THE CORPORATION OF THE
TOWN OF COLLINGWOOD
97 Hurontario Street,
P.O. Box 157
Collingwood, Ontario
L9Y 3Z5
(138-P589) 705-445-1030 Ext. 222

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

TOWNSHIP OF DAWSON AND TOWNSHIP OF LAKE OF THE WOODS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on August 26th 2005, at 211 4th Street Rainy River ON.

The tenders will then be opened in public on the same day at 211 4th Street Rainy River On.

Township of Dawson

Description of Land(s)

1. Lot 8, Plan SM 10 Pcl 8-2 Section SM10 RR .15 acres
Minimum Tender Amount: \$811.04

2. Lots 68, 69, 70, 113, 114 & 115 Plan SM 10 Pcl 68-1 Section SM 10 RR .83 acres
Minimum Tender Amount: \$873.89
3. SE ¼ of the NW ¼ Sec 24 Blue Twp Pcl 18795 RR 40.50 acres
Minimum Tender Amount: \$747.4
4. NW ¼ of the SE ¼ Sec 25 Blue Twp Pcl 18019 RR 40.50 acres
Minimum Tender Amount: \$747.41
5. Lot 30 Plan M 96 Pcl 30-2 Section M96 .20 acres
Minimum Tender Amount: \$727.34

Township of Lake of the Woods

Description of Land(s)

6. Part N1/2 Lot 3 Conc. 2 McCrosson Pcl 10772 RR .77 acres
Minimum Tender Amount: \$897.60
7. Part N1/2 Lot 3 Conc. 2 McCrosson Pcl 17693 RR .04 acres
Minimum Tender Amount: \$928.73
8. NW1/4 of the S1/2 Lot 8 Conc. 2 Tovell Pcl 17192 RR 40.77 acres
Minimum Tender Amount: \$936.55
9. E1/2 & SW1/4 of the N1/2 Lot 10 Conc. 4 Tovell Pcl 18485 RR 120.00 acres
Minimum Tender Amount: \$936.78

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount. Make payable to correct Township.

Except as follows, the municipality make no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact: check the website www.lakeofthewoods.ca under administration tab and the public notices tab.

PATRICK W GILES Clerk-Treasurer
Township of Dawson or
Township of Lake of the Woods
PO Box 427
Rainy River, ON POW 1L0
Phone 807 852-3529
email gilesp@tbaytel.net

(138-P590)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE VILLAGE OF MERRICKVILLE-WOLFORD

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 28 July 2005, at the Municipal Office, 317 Brock Street W., P.O. Box 340, Merrickville, Ontario K0G 1N0.

The tenders will then be opened in public on the same day at the Municipal Office, 317 Brock Street W., Merrickville.

Description of Land(s)

Roll No. 07 14 711 025 00600 0000 Lot 17 Concession 4 geographic Township of Wolford, now the Village of Merrickville-Wolford, County of Grenville (No. 15) except the firstly described lands in Instrument No. 102953. The Land Registrar for the County of Grenville advises that registration of a reference plan may be required for registration of documents subsequent to the tax deed. File No. 02-03

Minimum Tender Amount: \$14,142.73

Roll No. 07 14 711 015 10002 0000 Part Lots 10 and 11 Concession 8 geographic Township of Wolford, now in the Village of Merrickville-Wolford, County of Grenville (No. 15) designated as Part 1 on Reference Plan 15R-6074. File No. 04-01

Minimum Tender Amount: \$6,324.11

Roll No. 07 14 711 025 07800 0000 Part Lot 15 Concession 7, geographic Township of Wolford, now in the Village of Merrickville-Wolford, County of Grenville (No. 15) being composed of a strip 247.50 feet (15 rods) in width off the West Half of the South Half of Lot number Fifteen in the said Seventh Concession which strip extends half the length of the whole lot as in Instrument Number K-5854. File No. 04-04

Minimum Tender Amount: \$6,374.02

Roll No. 07 14 711 030 11200 0000 Part Lots 22 & 25 Registered Plan 5 designated as Part 1 on Reference Plan 15R-7632, Village of Jasper, geographic Township of Wolford, now in the Village of Merrickville-Wolford, County of Grenville (No. 15). File No. 04-06

Minimum Tender Amount: \$7,748.16

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

ANGELA M. SELS CGA
Manager of Finance
The Corporation of the Village of Merrickville-Wolford
317 Brock Street W.P.O. Box 340
Merrickville, Ontario K0G 1N0
(613) 269-4791

(138-P591)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE TOWNSHIP OF MANITOUWADGE

TAKE NOTICE that tenders are invited for the purchase of the lands described below and will be received until 3:00 p.m. local time on 27 July 2005, at the Municipal Office, 1 Mississauga Rd., Manitowadge, Ontario P0T 2C0.

The tenders will then be opened in public on the same day at the Municipal Office, 1 Mississauga Rd., Manitowadge.

Description of Lands

Roll No. 58 66 000 002 15800 0000, 4 Mississauga Dr. Manitowadge, PIN 62428-0513(LT) Surface rights only of Parcel 13632 Thunder Bay Freehold, Part of Block "A" Plan M-179 designated Part 2 on P.A.R. 50 Township of Manitowadge, District of Thunder Bay (No. 55) being all of the PIN. File No. 03-02

Minimum Tender Amount: \$29,298.23

Roll No. 58 66 000 004 08000 0000, 3 Sault Rd. Manitowadge, PIN 62428-0331(LT) Surface rights only of Parcel 21848 Thunder Bay Freehold, Lot 2 Plan M-164 Township of Manitowadge, District of Thunder Bay (No. 55) being all of the PIN. File No. 03-03

Minimum Tender Amount: \$32,042.58

Roll No. 58 66 000 004 09900 0000, 8 Sault Rd. Manitowadge, PIN 62428-0349(LT) Surface rights only of Parcel 16395 Thunder Bay Freehold, Lot 23 Plan M-164 Township of Manitowadge, District of Thunder Bay (No. 55) being all of the PIN. File No. 03-04

Minimum Tender Amount: \$13,007.73

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes, relevant land transfer tax and GST if applicable.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

CARMELO NOTARBARTOLO
Deputy Treasurer
The Corporation of the Township of Manitowadge
1 Mississauga Rd. Manitowadge, Ontario P0T 2C0
807-826-3227 Ext. 225

(138-P592)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE TOWNSHIP OF BURPEE & MILLS

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on August 3, 2005 at:

Township of Burpee & Mills
R.R. 1
Evansville, Ontario P0P 1E0

The tenders will then be opened in public at 7:00pm on the same day at 8 Bailey Line Road
R.R. 1
Evansville, Ontario P0P 1E0

Description of Lands:

Roll No. 000001 16002 0000
 Part of Lot 7, Concession 6
 Township of Burpee
 The Corporation of the Township of Burpee and Mills
 District of Manitoulin
Minimum Tender Amount: \$2,786.26

Roll No. 000001 30000 0000
 Part of Lot 12, Concession 8
 Township of Burpee
 The Corporation of the Township of Burpee and Mills
 District of Manitoulin
Minimum Tender Amount: \$2,674.88

Roll No. 000001 16303 0000
 Part of Lot 9, Concession 6
 Township of Burpee
 The Corporation of the Township of Burpee and Mills
 District of Manitoulin
Minimum Tender Amount: \$3,886.93

Roll No. 000001 22600 0000
 Part of Lot 32, Concession 7
 Township of Burpee
 The Corporation of the Township of Burpee and Mills
 District of Manitoulin
Minimum Tender Amount: \$5,709.21

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality (or board) and representing at least twenty per cent (20%) of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

The land(s) do(es) not include the mobile homes situated on the land(s). (If applicable).

This sale is governed by the *Municipal Act, 2001*, and the Municipal Tax Sales Rules made under the Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender contact:

BONNIE BAILEY, Clerk-Treasurer
 Township of Burpee & Mills
 R.R. 1 Evansville, Ontario P0P 1E0
 705-282-0624

(138-P594)

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CITY OF HAMILTON

249 Hess Street North, Hamilton

CONTRACT NO. C6-10-05

Scaled Offers plus three copies, addressed to the Manager of Purchasing, Standard Life Building, 120 King Street West, 9th Floor, Suite 900, Hamilton, ON, L8P 4V2 will be received at only the Purchasing Section up to and including **FOUR o'clock p.m., Local Time, Tuesday August 2, 2005** for the above.

Sale of Property documents must be obtained at the Purchasing Section, 9th Floor, 120 King Street West, Hamilton, ON between 8:30 a.m. and 4:30 p.m. – **FREE OF CHARGE.**

If unable to attend in person to obtain documents, you must arrange to forward your completed return courier waybill, including your account number with the courier, and envelope; and have the courier pick up on your behalf. **The Purchasing Section must be contacted at telephone number 905.546.2773 and informed of this so that staff may prepare the package for pickup by courier.** Documents will not be sent out by collect shipment by courier.

INFORMATION MEETING:

Offerers please note that only one scheduled information meeting will take place. Individual requests will not be entertained after this meeting.

An information meeting is scheduled for 10:00 a.m., on Tuesday, July 19, 2005. All attendees will assemble at 249 Hess Street North, Hamilton, Ontario, L8R 2T7 and will be responsible for their own safety equipment and will enter the property & buildings at their own risk. A strong flashlight is recommended.

The City of Hamilton is offering for sale, a property known as 249 Hess Street North at the southwestern corner of Hess and Stuart Streets in the City of Hamilton. This property was initially put up for tax sale in November 2004. As there were no bidders, the City is now offering the property for sale via **Requests for Offers with no minimum bids** as per section 379 (5B) of the *Municipal Act 2001*. The property at 249 Hess Street North is currently an abandoned Industrial Site used in the manufacturing of asphalt up until 1992 at which time the owners had abandoned the site. The site has been the scene of at least 5 fires and has had numerous trespass and vandalism complaints. The City and the Ministry of the Environment have identified a list of products once stored on the site.

It is the City's intention to find a purchaser that will procure the property as is, where is, remove the current buildings and develop the property to a use that fits the Setting Sail Interim Control Zoning By-law (Residential or Multi-Residential use). This property would qualify for the City's ERASE program helping offset or cover the cost of demolition and soil remediation. Further information on the ERASE Program can be viewed at the City's website at: <http://www.hamilton.ca/business/redevelop/brownfields/default.asp>.

The property is 1.23 acres with a 377 foot frontage and 178 foot depth. The property is currently assessed commercial for \$160,000. Taxes in 2004 were \$7,738.54. All tax arrears after application of sale proceeds will be written and 2005 taxes will be prorated from the date of ownership.

(138-P597)

Manager of Purchasing
 City of Hamilton

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—07—09

ONTARIO REGULATION 365/05

made under the

ASSESSMENT ACT

Made: June 20, 2005

Filed: June 21, 2005

Amending O. Reg. 282/98

(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the [Table of Regulations](#)...
[Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 10 of Ontario Regulation 282/98 is amended by adding the following subsection:

(2.1) Despite paragraph 1 of subsection (2), the land owned by Ewart Angus Homes Inc. that is located at 268 Merton Street in the City of Toronto and has assessment roll number 19 04 103 050 02200 0000 is included in the new multi-residential property class commencing with the 2005 taxation year if the land would otherwise be in the multi-residential property class.

2. This Regulation shall be deemed to have come into force on January 1, 2005.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 20, 2005.

28/05

ONTARIO REGULATION 366/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 1, 2005

Filed: June 22, 2005

Amending O. Reg. 153/04

(Records of Site Condition — Part XV.1 of the Act)

Note: Ontario Regulation 153/04 has not previously been amended.

1. The definitions of “rock” and “water treatment facility” in subsection 1 (1) of Ontario Regulation 153/04 are revoked and the following substituted:

“rock” means a naturally occurring aggregation of one or more naturally occurring minerals that is 2 millimetres or larger in size or that does not pass the US #10 sieve;

"water treatment facility" means, in respect of a drinking-water system that is a large municipal residential system or a small municipal residential system as defined in subsection 1 (1) of Ontario Regulation 170/03 made under the *Safe Drinking Water Act, 2002*, a facility that is used in relation to the treatment of water and includes any equipment related to the management of residue from the treatment process or the management of a substance into the natural environment from the system.

2. The definition of "assessment of risk" in subsection 6 (2) of the Regulation is revoked and the following substituted:

"assessment of risk" means an assessment of human health risks and ecological risks associated with the presence or discharge of contaminants on, in or under property, and includes the preparation of a risk assessment or a site specific risk assessment under the Cleanup Guideline 1996;

3. (1) Paragraph 1 of subsection 7 (2) of the Regulation is revoked and the following substituted:

1. The policy shall indemnify the qualified person against liability imposed by law arising out of the performance of or the failure to perform any activity described in subsection (1) for claims whenever occurring that are first made and reported to the insurer during the period of insurance coverage.

(2) Section 7 of the Regulation is amended by adding the following subsection:

(4) A qualified person shall be deemed to be maintaining the insurance coverage required by this section if his or her employer maintains an insurance policy that covers the activities of the qualified person in accordance with subsection (1) and the policy satisfies the requirements in subsection (2).

4. (1) The definition of "RSC property use" in subsection 1 (1) of Schedule A to the Regulation is revoked.

(2) Paragraph 2 of section 4 of Schedule A to the Regulation is revoked and the following substituted:

2. If the owner is a corporation or a partnership, the name of the person who is authorizing the filing on behalf of the corporation or partnership.

(3) Subparagraph 2 i of subsection 19 (2) of Schedule A to the Regulation is revoked and the following substituted:

- i. the owner did not receive a notice of objection from either the local municipality or the upper-tier municipality within 30 days of the local municipality or upper-tier municipality receiving the notice described in paragraph 1, or

(4) Section 20 of Schedule A to the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

20. The qualified person shall make a statement in the RSC as to whether ground water sampling has been carried out at the RSC property and, if not, the qualified person shall certify, in the language set out in this subsection, the following:

5. Paragraph 2 of section 3 of Schedule B to the Regulation is revoked and the following substituted:

2. If the owner is a corporation or a partnership, the name of the person who is authorizing the filing on behalf of the corporation or partnership.

28/05

ONTARIO REGULATION 367/05

made under the

MUNICIPAL ACT, 2001

Made: June 21, 2005

Filed: June 22, 2005

Amending O. Reg. 73/03

(Tax Matters — Special Tax Rates and Limits, 2003 and Later Years)

Note: Ontario Regulation 73/03 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subsection 8.2 (1) of Ontario Regulation 73/03 is revoked and the following substituted:

(1) The following property is exempt from the application of Part IX of the Act for the 2003, 2004 and 2005 taxation years:

1. Land at the Darlington Generation Station that is included in the commercial property class, the office building property class or the large industrial property class.
2. Land at the Pickering Generation Station that is included in the commercial property class, the office building property class or the large industrial property class.

2. Section 11 of the Regulation is amended by adding the following subsection:

(3) Despite subsection (1), if the *Municipal Extra Territorial Tax Act* applies to the property, the actual tax rate for the property for 2005 or a subsequent taxation year is the sum of each tax rate for the taxation year for municipal purposes that is applicable to the property.

3. Section 12 of the Regulation is amended by adding the following subsection:

(6) Despite paragraph 6 of subsection (1), if the *Municipal Extra Territorial Tax Act* applies to the property, the notional tax rate for 2005 or a subsequent taxation year to raise the previous year's levies is the sum of the class rates for the previous year, as determined under paragraph 5 of subsection (1), for the applicable property class.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 368/05

made under the

MUNICIPAL ACT, 2001

Made: June 21, 2005

Filed: June 22, 2005

TAX MATTERS — SPECIAL TAX RATES AND LIMITS, 1999 TO 2002

Darlington and Pickering Generating Stations

1. (1) The following property is exempt from the application of Parts XXII.2 and XXII.3 of the old Act for the 1999 to 2002 taxation years:

1. Land at the Darlington Generation Station that is included in the commercial property class, the office building property class or the large industrial property class.
2. Land at the Pickering Generation Station that is included in the commercial property class, the office building property class or the large industrial property class.

(2) In subsection (1),

“Darlington Generation Station” has the same meaning as in section 1.1 of Ontario Regulation 282/98 (General) made under the *Assessment Act*;

“Pickering Generation Station” has the same meaning as in section 1.1 of Ontario Regulation 282/98 (General) made under the *Assessment Act*.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 369/05

made under the

ELECTRICITY ACT, 1998

Made: June 21, 2005

Filed: June 22, 2005

Amending O. Reg. 124/02

(Taxes and Charges on Hydro-Electric Generating Stations)

Note: Ontario Regulation 124/02 has previously been amended. Those amendments are listed in the Table of Regulations -- Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 2 of Ontario Regulation 124/02 is amended by striking out "December 31, 2004" and substituting "December 31, 2005".

2. This Regulation shall be deemed to have come into force on January 1, 2005.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 370/05

made under the

MUNICIPAL ACT, 2001

Made: June 21, 2005

Filed: June 22, 2005

Amending O. Reg. 385/98

(Tax Matters — Transition Ratios and Average Transition Ratios)

Note: Ontario Regulation 385/98 has previously been amended. Those amendments are listed in the Table of Regulations -- Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 385/98 is amended by adding the following section:

5. If a municipality adopts the new multi-residential property class, the upper limit of the allowable range for tax ratios for that property class is the same as the transition ratio that is prescribed for the purposes of subsection 308 (10) of the Act for the first year in which the new multi-residential property class applies.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 371/05

made under the

ASSESSMENT ACT

Made: June 21, 2005

Filed: June 22, 2005

Amending O. Reg. 282/98
(General)

Note: Ontario Regulation 282/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Part VIII of Ontario Regulation 282/98 is revoked and the following substituted:

PART VIII ASSESSMENT OF PIPE LINES

ASSESSED VALUE FOR SPECIFIED YEARS

41. (1) For the 2005 taxation year, the assessed value of a pipe line shall be determined as follows:

1. The length of the pipe line in feet shall be multiplied by the applicable rate in Table 1, 2 or 3 of Part X. Table 1 applies to offshore pipe lines. Table 2 applies to plastic field gathering pipe lines and plastic gas distribution pipe lines. Table 3 applies to other pipe lines.
2. The amount determined under paragraph 1 shall be depreciated by reducing the amount by the applicable percentage in Table 4 for offshore pipe lines and in Table 5 for plastic field gathering pipe lines, plastic gas distribution pipe lines and other pipe lines.
3. After the reduction under paragraph 2, \$250 shall be added for each connection to an end user.

(2) If Table 1, 2 or 3 applies, but the outside diameter of the pipe line is not included in the Table, the applicable rate for the purposes of paragraph 1 of subsection (1) is the rate for the closest outside diameter or range of outside diameter that is included in the Table.

41.1 (1) For the 2006 taxation year, the assessed value of a pipe line shall be determined as follows:

1. The length of the pipe line in feet shall be multiplied by the applicable rate in Table 6, 7 or 8 of Part X. Table 6 applies to offshore pipe lines. Table 7 applies to plastic field gathering pipe lines and plastic gas distribution pipe lines. Table 8 applies to other pipe lines.
2. The amount determined under paragraph 1 shall be depreciated by reducing the amount by the applicable percentage in Table 9 for offshore pipe lines and in Table 10 for plastic field gathering pipe lines, plastic gas distribution pipe lines and other pipe lines.
3. After the reduction under paragraph 2, \$250 shall be added for each connection to an end user.

(2) If Table 6, 7 or 8 applies, but the outside diameter of the pipe line is not included in the Table, the applicable rate for the purposes of paragraph 1 of subsection (1) is the rate for the closest outside diameter or range of outside diameter that is included in the Table.

ASSESSED VALUE OF PIPE LINE IN A RIGHT-OF-WAY OR EASEMENT

42. (1) For the purposes of determining the assessed value of a pipe line in a right-of-way or easement for a taxation year, the rate in the Table to Part X that would otherwise apply for the year to the pipe line shall be reduced by 25 per cent of that rate, if the pipe line is not the primary pipe line in the right-of-way or easement.

(2) A pipe line is a primary pipe line in a right-of-way or easement for a taxation year for the purposes of this section if,

(a) it is one of two or more pipe lines occupying the right-of-way or easement in the year; and

(b) it would have the highest assessed value of all the pipe lines in the right-of-way or easement, if the assessed values of the pipe lines were computed for the year without reference to this section.

(3) If two or more pipe lines occupying a right-of-way or easement would have the same assessed value for a taxation year if this section did not apply and that assessed value is the highest or the only assessed value for all pipe lines occupying that right-of-way or easement in that year, the primary pipe line in the right-of-way or easement shall be the pipe line that was first in use.

2. Section 47 of the Regulation is revoked.

3. The Regulation is amended by adding the following Part:

PART X TABLES RE ASSESSMENT OF PIPE LINES

TABLE 1

OFFSHORE PIPE LINES — 2005 TAXATION YEAR

Outside Diameter (in inches)	Rate (in dollars per foot)
1	2.97
1.25 to 1.5	5.04
2 to 2.5	8.21
3	11.92
4 to 4.5	13.36
5 to 5½	14.68
6 to less than 8	17.49
8	24.91

TABLE 2

PLASTIC FIELD GATHERING PIPE LINES AND PLASTIC GAS DISTRIBUTION PIPE LINES — 2005 TAXATION YEAR

Outside Diameter (in inches)	Rate (in dollars per foot)
0.5	2.60
1	3.13
1.25 to 1.5	3.66
2 to 2.5	4.72
3	7.58
4 to 4.5	9.12
6 to less than 8	19.40
8	24.22

TABLE 3

PIPE LINES OTHER THAN THOSE TO WHICH TABLE 1 OR 2 APPLIES — 2005 TAXATION YEAR

Outside Diameter (in inches)	Rate (in dollars per foot)
0.75 to 1	7.74
1.25 to 1.5	9.17
2 to 2.5	10.81
3	15.48
4 to 4.5	18.02
5 to 5½	20.56
6 to 6½	23.21

Outside Diameter (in inches)	Rate (in dollars per foot)
8	29.94
10	35.40
12	45.42
14	55.54
16	72.87
18	87.07
20	96.56
22	114.42
24	135.24
26	151.78
28	178.12
30	189.03
32	220.09
34	242.40
36	262.17
38	284.90
40	305.94
42	334.24
44	367.41
46	400.85
48	419.46

TABLE 4

DEPRECIATION RATES FOR OFFSHORE PIPE LINES — 2005 TAXATION YEAR

Year of Installation of Pipe Line	Percentage Reduction
1972 or earlier	80
1973	79
1974	78
1975	76
1976	75
1977	73
1978	72
1979	71
1980	70
1981	68
1982	67
1983	66
1984	65
1985	63
1986	62
1987	61
1988	59
1989	57
1990	57
1991	56
1992	54
1993	52
1994	51
1995	49
1996	44
1997	39
1998	33
1999	27
2000	21
2001	15
2002	10
2003	5
2004	0

TABLE 5
PIPE LINES OTHER THAN THOSE TO WHICH TABLE 5 APPLIES — 2005 TAXATION YEAR

Year of Installation of Pipe Line	Percentage Reduction
1935 or earlier	80
1936	79
1937	78
1938	78
1939	78
1940	76
1941	76
1942	75
1943	75
1944	74
1945	73
1946	73
1947	73
1948	71
1949	71
1950	70
1951	69
1952	69
1953	68
1954	68
1955	67
1956	66
1957	65
1958	65
1959	64
1960	64
1961	63
1962	62
1963	61
1964	61
1965	60
1966	60
1967	59
1968	58
1969	57
1970	57
1971	56
1972	56
1973	55
1974	55
1975	54
1976	53
1977	52
1978	52
1979	51
1980	50
1981	49
1982	47
1983	44
1984	42
1985	40
1986	37
1987	35
1988	32

Year of Installation of Pipe Line	Percentage Reduction
1989	30
1990	27
1991	24
1992	22
1993	20
1994	18
1995	16
1996	14
1997	12
1998	10
1999	8
2000	8
2001	7
2002	4
2003	2
2004	0

TABLE 6
OFFSHORE PIPE LINES — 2006 TAXATION YEAR

Outside Diameter (in inches)	Rate (in dollars per foot)
1	3.15
1.25 to 1.5	5.34
2 to 2.5	8.70
3	12.63
4 to 4.5	14.16
5 to 5 ⁵ / ₈	15.56
6 to less than 8	18.54
8	26.40

TABLE 7
PLASTIC FIELD GATHERING PIPE LINES AND PLASTIC GAS DISTRIBUTION PIPE LINES — 2006 TAXATION YEAR

Outside Diameter (in inches)	Rate (in dollars per foot)
0.5	2.76
1.00	3.32
1.25 to 1.5	3.88
2 to 2.5	5.00
3	8.03
4 to 4.5	9.67
6 to less than 8	20.56
8	25.67

TABLE 8
PIPE LINES OTHER THAN THOSE TO WHICH TABLE 6 OR 7 APPLIES — 2006 TAXATION YEAR

Outside Diameter (in inches)	Rate (in dollars per foot)
0.75 to 1.0	8.20
1.25 to 1.5	9.72
2 to 2.5	11.46
3	16.41
4 to 4.5	19.10
5 to 5 ⁵ / ₈	21.79
6 to 6 ⁵ / ₈	24.60
8	31.73
10	37.52
12	48.14
14	58.87
16	77.23

Outside Diameter (in inches)	Rate (in dollars per foot)
18	92.29
20	102.34
22	121.27
24	143.34
26	160.87
28	188.79
30	200.35
32	233.27
34	256.92
36	277.87
38	301.97
40	324.27
42	354.26
44	389.42
46	424.86
48	444.59

TABLE 9
DEPRECIATION RATES FOR OFFSHORE PIPE LINES — 2006 TAXATION YEAR

Year of Installation of Pipe Line	Percentage Reduction
1974 or earlier	80
1975	79
1976	78
1977	76
1978	75
1979	73
1980	72
1981	71
1982	70
1983	68
1984	67
1985	66
1986	65
1987	63
1988	62
1989	61
1990	59
1991	57
1992	57
1993	56
1994	54
1995	52
1996	51
1997	49
1998	44
1999	39
2000	33
2001	27
2002	21
2003	15
2004	10
2005	5
2006	0

TABLE 10
PIPE LINES OTHER THAN THOSE TO WHICH TABLE 9 APPLIES — 2006 TAXATION YEAR

Year of Installation of Pipe Line	Percentage Reduction
1937 or earlier	80
1938	79
1939	78

Year of Installation of Pipe Line	Percentage Reduction
1940	78
1941	78
1942	76
1943	76
1944	75
1945	75
1946	74
1947	73
1948	73
1949	73
1950	71
1951	71
1952	70
1953	69
1954	69
1955	68
1956	68
1957	67
1958	66
1959	65
1960	65
1961	64
1962	64
1963	63
1964	62
1965	61
1966	61
1967	60
1968	60
1969	59
1970	58
1971	57
1972	57
1973	56
1974	56
1975	55
1976	55
1977	54
1978	53
1979	52
1980	52
1981	51
1982	50
1983	49
1984	47
1985	44
1986	42
1987	40
1988	37
1989	35
1990	32
1991	30
1992	27
1993	24
1994	22
1995	20
1996	18
1997	16

Year of Installation of Pipe Line	Percentage Reduction
1998	14
1999	12
2000	10
2001	8
2002	8
2003	7
2004	4
2005	2
2006	0

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 372/05

made under the

EDUCATION ACT

Made: June 21, 2005

Filed: June 22, 2005

Amending O. Reg. 400/98

(Tax Matters — Tax Rates for School Purposes)

Note: Ontario Regulation 400/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 400/98 is amended by adding the following section:

CITY OF ORILLIA

14. (1) The following are the tax rates for school purposes for 2004 for the City of Orillia:

1. For the commercial property class, 0.01866112.
2. For the industrial property class, 0.02296043.
3. For the pipeline property class, 0.02461960.

(2) The following are the tax rates for school purposes for 2005 for the City of Orillia:

1. For the commercial property class, 0.01800947.
2. For the industrial property class, 0.02296043.
3. For the pipeline property class, 0.02461960.

2. Table 15 of the Regulation is amended by striking out,

Orillia, City of	0.01866112	0.02296043	0.02461960
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Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 373/05

made under the

EDUCATION ACT

Made: June 21, 2005

Filed: June 22, 2005

Amending O. Reg. 400/98
(Tax Matters — Tax Rates for School Purposes)

Note: Ontario Regulation 400/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Ontario Regulation 400/98 is amended by adding the following sections:

REGION OF DURHAM

9.1 Despite section 8, the tax rate for school purposes for 2005 for the Region of Durham for property in the industrial property class is 0.02180920.

CITY OF KINGSTON

9.2 Despite section 8, the tax rate for school purposes for 2005 for the City of Kingston for property in the industrial property class is 0.03008977.

REGION OF NIAGARA

9.3 Despite section 8, the tax rate for school purposes for 2005 for the Region of Niagara for property in the industrial property class is 0.03049612.

2. Section 10 of the Regulation is amended by adding the following subsection:

(3) Despite section 8, the tax rate for school purposes for 2005 for the City of Hamilton is as follows:

1. For property in the commercial property class, 0.01916584.
2. For property in the industrial property class, 0.01916584.

3. Section 11 of the Regulation is amended by adding the following subsection:

(2) Despite section 8, the tax rate for school purposes for 2005 for the City of North Bay for property in the commercial property class is 0.02350663.

4. The Regulation is amended by adding the following section:

MUNICIPALITY OF WEST NIPISSING

12.1 (1) Despite section 8, the tax rate for school purposes for 2005 for the Municipality of West Nipissing is as follows:

1. For property in the commercial property class, 0.01452093.
2. For property in the industrial property class, 0.01866476.
3. For property in the large industrial property class, 0.08602075.

4. For property in the pipe line class, 0.02167202.

(2) Subsection 9 (10) does not apply in determining the annual tax rates for school purposes for 2005 for the Municipality of West Nipissing for the purposes of section 257.7 of the Act.

Made by:

GREGORY SORBARA
Minister of Finance

Date made: June 21, 2005.

28/05

ONTARIO REGULATION 374/05

made under the

HEALTH INSURANCE ACT

Made: June 22, 2005

Filed: June 24, 2005

Amending Reg. 552 of R.R.O. 1990
(General)

Note: Regulation 552 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview, which can be found at www.e-laws.gov.on.ca.

1. The definition of “schedule of benefits” in subsection 1 (1) of Regulation 552 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

5. Amendments dated April 1, 2005;

2. Section 37.1 of the Regulation is amended by adding the following subsections:

(2.1) Despite subsection (2), the amount payable for a diagnostic service rendered on or after April 1, 2001 and before April 1, 2005 is nil if the service is an insured service rendered to an insured person who was, at the time he or she received the service,

- (a) an inpatient of a hospital;
- (b) a patient in the emergency department of a hospital; or
- (c) a patient in a hospital for the purpose of receiving day care services.

(2.2) Subsection (2.1) does not apply in respect of a diagnostic service rendered to an insured person who was, at the time he or she received the service, a patient described in clause (2.1) (b) or (c) if,

- (a) an account for the diagnostic service was submitted to the Plan for payment,
 - (i) on or before February 1, 2005 if the diagnostic service was rendered on or after April 1, 2001 and before August 1, 2004, or
 - (ii) not more than six months after the day on which the diagnostic service was rendered if the diagnostic service was rendered on or after August 1, 2004 and before April 1, 2005; and
- (b) the insured person was not, within 24 hours after receiving the diagnostic service, admitted to the same hospital as an in-patient in connection with the condition, illness, injury or disease in relation to which the diagnostic service was rendered.

(2.3) In subsections (2.1) and (2.2),

“diagnostic service” means a service rendered by a physician in Ontario that is listed in the schedule of benefits with a technical and professional fee.

3. (1) Subject to subsection (3), if this Regulation is filed on or before April 1, 2005, it comes into force on April 1, 2005.

(2) Subject to subsection (3), if this Regulation is filed after April 1, 2005, it is deemed to have come into force on April 1, 2005.

(3) Section 2 shall be deemed to have come into force on April 1, 2001.

28/05

ONTARIO REGULATION 375/05

made under the

FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY ACT

Made: June 22, 2005

Filed: June 24, 2005

Amending Reg. 460 of R.R.O. 1990
(General)

Note: Regulation 460 has previously been amended. Those amendments are listed in the Table of Regulations, Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Items 3 and 33 of the Schedule to Regulation 460 of the Revised Regulations of Ontario, 1990 are revoked.

(2) The Schedule to the Regulation is amended by adding the following item:

75.1	Northern Ontario Grow Bonds Corporation	Chair of the Board of Directors
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(3) Item 127 of the Schedule to the Regulation is revoked.

(4) Item 143 of the Schedule to the Regulation is revoked and the following is substituted:

143.	Public Service Grievance Board	Chair of Management Board of Cabinet
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(5) The Schedule to the Regulation is amended by adding the following item:

154.1	Walkerton Clean Water Centre	Chief Executive Officer
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RÈGLEMENT DE L'ONTARIO 375/05

pris en application de la

LOI SUR L'ACCÈS À L'INFORMATION ET LA PROTECTION DE LA VIE PRIVÉE

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. 460 des R.R.O. de 1990
(Dispositions générales)

Remarque : Le Règlement 460 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les numéros 3 et 33 de l'annexe du Règlement 460 des Règlements refondus de l'Ontario de 1990 sont abrogés.

(2) L'annexe du Règlement est modifiée par adjonction du numéro suivant :

75.1	Société d'émission d'obligations de développement du Nord de l'Ontario	Président du conseil d'administration
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(3) Le numéro 127 de l'annexe du Règlement est abrogé.

(4) Le numéro 143 de l'annexe du Règlement est abrogé et remplacé par ce qui suit :

143.	Commission des griefs de la fonction publique	Président du Conseil de gestion du gouvernement
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(5) L'annexe du Règlement est modifiée par adjonction du numéro suivant :

154.1	Centre de Walkerton pour l'assainissement de l'eau	Chef de la direction
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28/05

ONTARIO REGULATION 376/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 1, 2005

Filed: June 24, 2005

Amending O. Reg. 136/98

(Designation of Geographic Areas and Delivery Agents)

Note: Ontario Regulation 136/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 5 of Ontario Regulation 136/98 is revoked.
2. This Regulation shall be deemed to have come into force on June 16, 2005.

RÈGLEMENT DE L'ONTARIO 376/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 1^{er} juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 136/98

(Désignation de zones géographiques et d'agents de prestation des services)

Remarque : Le Règlement de l'Ontario 136/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 5 du Règlement de l'Ontario 136/98 est abrogé.
2. Le présent règlement est réputé être entré en vigueur le 16 juin 2005.

Made by:
Pris par :

La ministre des Services sociaux et communautaires,

SANDRA PUPATELLO
Minister of Community and Social Services

Date made: June 1, 2005.
Pris le : 1^{er} juin 2005.

28/05

ONTARIO REGULATION 377/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 22, 2005
Filed: June 24, 2005

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 17 of Ontario Regulation 134/98 is amended by adding the following subsection:

(3) The administrator may require an applicant, his or her spouse included in the benefit unit and his or her dependent adult to attend an employment information session as part of the application.

2. Subsection 20 (3) of the Regulation is revoked and the following substituted:

(3) The application is not complete until,

- (a) the application and all accompanying forms, agreements and consents have been completed and signed and have been provided, together with any required verification of information, to the administrator; and
- (b) if required by the administrator under subsection 17 (3), the applicant, his or her spouse included in the benefit unit and his or her dependent adult have attended an employment information session.

3. Sections 20.1 to 20.7.1 of the Regulation are revoked and the following substituted:

PRELIMINARY INFORMATION AND VERIFICATION

20.1 (1) Despite sections 17, 18, 19 and 20, if, in preliminary discussions with an applicant, his or her spouse included in the benefit unit or any dependent adult of the applicant, information necessary to determine and verify the applicant's eligibility for basic financial assistance is obtained before the application for basic financial assistance and accompanying forms have been signed, the administrator may,

- (a) request that the applicant, spouse or dependent adult consent orally to the disclosure of the obtained information for purposes of verifying the information; and
- (b) based on the oral consent, proceed with the verification of the information.

(2) If oral consent is not given under subsection (1), the administrator shall not proceed with the verification of the information until the application is completed in accordance with subsection 20 (3).

4. (1) Paragraph 2.1 of section 26 of the Regulation is amended by striking out “A literacy screening test” at the beginning and substituting “A literacy screening questionnaire”.

(2) Section 26 of the Regulation is amended by adding the following paragraph:

10. Attending an employment information session required by the administrator.

5. Subsection 40 (2) of the Regulation is revoked and the following substituted:

(2) Despite subsection (1), the budgetary requirements for a recipient in the month in which falls the recipient's effective date for eligibility, as determined by the administrator under section 25 of the Act,

(a) with respect to shelter, shall be deemed to be the lesser of,

(i) the amount the administrator has determined for one full month's shelter cost, and

(ii) the amount of the recipient's actual shelter costs that remain unpaid on the effective date; and

(b) with respect to basic needs, shall be prorated based on the number of days remaining in the month beginning with the effective date.

6. This Regulation shall be deemed to have come into force on June 16, 2005.

RÈGLEMENT DE L'ONTARIO 377/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 17 du Règlement de l'Ontario 134/98 est modifié par adjonction du paragraphe suivant :

(3) L'administrateur peut exiger de l'auteur d'une demande, de son conjoint compris dans le groupe de prestataires et d'un adulte à sa charge qu'ils assistent à une séance d'information sur l'emploi dans le cadre de la demande.

2. Le paragraphe 20 (3) du Règlement est abrogé et remplacé par ce qui suit :

(3) La demande n'est pas complète tant que :

- a) d'une part, celle-ci et les formules, ententes et consentements qui l'accompagnent n'ont pas été remplis, donnés et signés, et remis à l'administrateur, avec les vérifications de renseignements exigées;
- b) d'autre part, l'auteur de la demande, son conjoint compris dans le groupe de prestataires et un adulte à sa charge n'ont pas assisté à une séance d'information sur l'emploi, comme l'administrateur a pu l'exiger en vertu du paragraphe 17 (3).

3. Les articles 20.1 à 20.7.1 du Règlement sont abrogés et remplacés par ce qui suit :

RENSEIGNEMENTS PRÉLIMINAIRES ET VÉRIFICATION

20.1 (1) Malgré les articles 17, 18, 19 et 20, si, lors des discussions préliminaires avec l'auteur d'une demande d'aide financière de base, son conjoint compris dans le groupe de prestataires ou tout adulte à sa charge, des renseignements nécessaires pour déterminer et vérifier l'admissibilité de l'auteur de la demande à l'aide financière de base sont obtenus avant que n'aient été signées la demande et les formules qui l'accompagnent, l'administrateur peut faire ce qui suit :

- a) exiger que l'auteur de la demande, le conjoint ou l'adulte à sa charge donne son consentement oral à la divulgation des renseignements obtenus aux fins de leur vérification;
- b) après avoir obtenu le consentement oral, procéder à la vérification des renseignements.

(2) À défaut de consentement oral, l'administrateur ne doit pas procéder à la vérification des renseignements tant que la demande n'est pas complète au sens du paragraphe 20 (3).

4. (1) La disposition 2.1 de l'article 26 du Règlement est modifiée par substitution de «Un questionnaire sur l'aptitude à lire» à «Un test d'aptitude à lire» au début de la disposition.

(2) L'article 26 du Règlement est modifié par adjonction de la disposition suivante :

10. L'assistance à une séance d'information sur l'emploi comme l'a exigé l'administrateur.

5. Le paragraphe 40 (2) du Règlement est abrogé et remplacé par ce qui suit :

(2) Malgré le paragraphe (1), les besoins matériels d'un bénéficiaire au cours du mois au cours duquel tombe la date de prise d'effet de son admissibilité, établie aux termes de l'article 25 de la Loi :

a) à l'égard du logement, sont réputés correspondre au moindre des montants suivants :

(i) le montant que l'administrateur a déterminé à l'égard des coûts du logement pour un mois complet,

(ii) le montant des coûts réels du logement du bénéficiaire qui demeure impayé à la date de prise d'effet;

b) à l'égard des besoins essentiels, sont calculés proportionnellement au nombre de jours qui restent dans le mois, à compter de la date de prise d'effet.

6. Le présent règlement est réputé être entré en vigueur le 16 juin 2005.

28/05

ONTARIO REGULATION 378/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 135/98
(Administration and Cost Sharing)

Note: Ontario Regulation 135/98 has previously been amended. Those amendments are listed in the [Table of Regulations ... Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 15 of Ontario Regulation 135/98 is revoked.

2. This Regulation shall be deemed to have come into force on June 16, 2005.

RÈGLEMENT DE L'ONTARIO 378/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAIL

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 135/98
(Administration et partage des coûts)

Remarque : Le Règlement de l'Ontario 135/98 a été modifié antérieurement. Ces modifications sont indiquées dans le [Sommaire de l'historique législatif des règlements](#) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'article 15 du Règlement de l'Ontario 135/98 est abrogé.

2. Le présent règlement est réputé être entré en vigueur le 16 juin 2005.

28/05

ONTARIO REGULATION 379/05

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 222/98
(General)

Note: Ontario Regulation 222/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Clause 2 (2) (c) of Ontario Regulation 222/98 is revoked and the following substituted:

- (c) there have been one or more periods totalling at least two years in which any one, or any combination, of the following criteria has been met:
 - (i) the person's net monthly income, as determined by the Director, other than income from support paid to or on behalf of the person, has been greater than the maximum amount of income assistance provided for a single person under the *Ontario Works Act, 1997*,
 - (ii) the person's basic needs and shelter have been provided for by a source other than the person's parent or an institution,
 - (iii) the person has received social assistance as a recipient, or
 - (iv) the person has not resided in the same dwelling place as his or her parent after his or her 18th birthday;
- (c.1) the person is no longer attending school, as defined in subsection 1 (1) of the *Education Act*, or receiving instruction at home or elsewhere for the purposes of clause 21 (2) (a) of the *Education Act* and five years have elapsed since the person's last day of school or since the person ceased to receive instruction at home or elsewhere, as the case may be;
- (c.2) the person has received a diploma from a college of applied arts and technology or a degree from a university or other institution with degree-granting authority;
- (c.3) the person has lawful custody of his or her child, or has had lawful custody of his or her child in the past; or

(2) Section 2 of the Regulation is amended by adding the following subsection:

(2.1) Despite a determination that a person is financially independent within the meaning of subsection (2), the person may elect to be considered not financially independent if he or she would, but for his or her election under this subsection, have his or her budgetary requirements determined under subsection 44 (3) of Ontario Regulation 134/98 (General) made under the *Ontario Works Act, 1997*.

2. The Regulation is amended by adding the following section:

73. (1) In this section,

"change in eligibility resulting from the amendments with respect to financial independence", with respect to a recipient, means a change with respect to the amount of income support that the recipient is to receive, if that change results from amendments made to this Regulation by Ontario Regulation 379/05.

(2) The Director shall,

- (a) review and update the information recorded with respect to each recipient who receives income support on behalf of a dependent adult to determine if the recipient is affected by the change in eligibility resulting from the amendments with respect to financial independence; and
- (b) make the necessary determination required for the change in eligibility resulting from the amendments with respect to financial independence to take effect.

(3) A change in eligibility resulting from the amendments with respect to financial independence shall take effect with respect to a recipient on the day the Director makes the determination mentioned in clause (2) (b) with respect to that recipient.

3. This Regulation comes into force on July 1, 2005.

RÈGLEMENT DE L'ONTARIO 379/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 222/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 222/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) L'alinéa 2 (2) c) du Règlement de l'Ontario 222/98 est abrogé et remplacé par ce qui suit :

- c) il y a eu une ou plusieurs périodes d'au moins deux ans au total au cours desquelles il a été satisfait à l'un ou l'autre des critères suivants ou à une combinaison de ceux-ci :
 - (i) son revenu mensuel net, déterminé par le directeur, à l'exclusion des aliments qui lui sont versés ou qui sont versés à son égard, a été supérieur au montant maximal d'aide au revenu prévu pour une personne seule aux termes de la *Loi de 1997 sur le programme Ontario au travail*,
 - (ii) il a été pourvu à ses besoins essentiels et à son logement par une source autre que son père ou sa mère ou un établissement,
 - (iii) elle a reçu de l'aide sociale à titre de bénéficiaire,
 - (iv) elle n'a pas résidé dans le même logement que son père ou sa mère après son 18^e anniversaire;
- c.1) elle ne fréquente plus l'école au sens du paragraphe 1 (1) de la *Loi sur l'éducation* ou ne reçoit plus un enseignement au foyer ou ailleurs pour l'application de l'alinéa 21 (2) a) de cette loi et que cinq ans se sont écoulés depuis son dernier jour de classe ou depuis qu'elle a cessé de recevoir un enseignement au foyer ou ailleurs, selon le cas;
- c.2) elle a obtenu un diplôme d'un collège d'arts appliqués et de technologie ou un grade d'une université ou d'un autre établissement autorisé à attribuer des grades universitaires;
- c.3) elle a, ou a eu dans le passé, la garde légitime de son enfant;

(2) L'article 2 du Règlement est modifié par adjonction du paragraphe suivant :

(2.1) Même s'il est reconnu qu'elle est financièrement autonome au sens du paragraphe (2), une personne peut choisir d'être considérée comme ne l'étant pas si, n'eût été son choix en vertu du présent paragraphe, ses besoins matériels seraient déterminés aux termes du paragraphe 44 (3) du Règlement de l'Ontario 134/98 (Dispositions générales) pris en application de la *Loi de 1997 sur le programme Ontario au travail*.

2. Le Règlement est modifié par adjonction de l'article suivant :

73. (1) La définition qui suit s'applique au présent article.

«modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière» Relativement à un bénéficiaire, s'entend d'une modification concernant le montant du soutien du revenu qu'il doit recevoir, si cette modification découle des modifications apportées au présent règlement par le Règlement de l'Ontario 379/05.

(2) Le directeur :

- a) d'une part, examine et met à jour les renseignements consignés à l'égard de chaque bénéficiaire qui reçoit le soutien du revenu au nom d'un adulte à sa charge en vue de déterminer s'il est visé par la modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière;

b) d'autre part, prend la décision qui est nécessaire pour que prenne effet la modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière.

(3) La modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière prend effet à l'égard d'un bénéficiaire le jour où le directeur prend la décision visée à l'alinéa (2) b) à son égard.

3. Le présent règlement entre en vigueur le 1^{er} juillet 2005.

28/05

ONTARIO REGULATION 380/05

made under the

ONTARIO DISABILITY SUPPORT PROGRAM ACT, 1997

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 222/98

(General)

Note: Ontario Regulation 222/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 3 of section 42 of Ontario Regulation 222/98 is revoked and the following substituted:

3. A payment received under section 122.61 of the *Income Tax Act* (Canada) in or after July 2004 but before July 2005, as reduced by that portion of the payment with respect to dependent children that represents item "C" in the formula set out in subsection (1) of that section, and as increased by the sum of the following amounts:
 - i. \$4.00 for the first dependent child.
 - ii. \$3.41 for the second dependent child.
 - iii. \$3.25 for each additional dependent child.
- 3.1 A payment received under section 122.61 of the *Income Tax Act* (Canada) in or after July 2005, as reduced by that portion of the payment with respect to dependent children that represents item "C" in the formula set out in subsection (1) of that section, and as increased by the sum of the following amounts:
 - i. \$21.58 for the first dependent child.
 - ii. \$20.66 for the second dependent child.
 - iii. \$20.33 for each additional dependent child.

RÈGLEMENT DE L'ONTARIO 380/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIEN DE SOUTIEN AUX PERSONNES HANDICAPÉES

pris le 22 juin 2005

déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 222/98

(Dispositions générales)

Remarque : Le Règlement de l'Ontario 222/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 3 de l'article 42 du Règlement de l'Ontario 222/98 est abrogée et remplacée par ce qui suit :

3. Un paiement reçu aux termes de l'article 122.61 de la *Loi de l'impôt sur le revenu* (Canada) en juillet 2004 ou par la suite, mais avant juillet 2005, déduction faite de la partie du paiement à l'égard des enfants à charge que représente l'élément «C» dans la formule énoncée au paragraphe (1) de cet article, et majoré de la somme des montants suivants :
- i. 4,00 \$ pour le premier enfant à charge.
 - ii. 3,41 \$ pour le deuxième enfant à charge.
 - iii. 3,25 \$ pour chaque autre enfant à charge.
- 3.1 Un paiement reçu aux termes de l'article 122.61 de la *Loi de l'impôt sur le revenu* (Canada) en juillet 2005 ou par la suite, déduction faite de la partie du paiement à l'égard des enfants à charge que représente l'élément «C» dans la formule énoncée au paragraphe (1) de cet article, et majoré de la somme des montants suivants :
- i. 21,58 \$ pour le premier enfant à charge.
 - ii. 20,66 \$ pour le deuxième enfant à charge.
 - iii. 20,33 \$ pour chaque autre enfant à charge.

28/05

ONTARIO REGULATION 381/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 3 of section 53 of Ontario Regulation 134/98 is revoked and the following substituted:

3. A payment received under section 122.61 of the *Income Tax Act* (Canada) in or after July 2004 but before July 2005, as reduced by that portion of the payment with respect to dependent children that represents item "C" in the formula set out in subsection (1) of that section, and as increased by the sum of the following amounts:
- i. \$4.00 for the first dependent child.
 - ii. \$3.41 for the second dependent child.
 - iii. \$3.25 for each additional dependent child.
- 3.1 A payment received under section 122.61 of the *Income Tax Act* (Canada) in or after July 2005, as reduced by that portion of the payment with respect to dependent children that represents item "C" in the formula set out in subsection (1) of that section, and as increased by the sum of the following amounts:
- i. \$21.58 for the first dependent child.
 - ii. \$20.66 for the second dependent child.
 - iii. \$20.33 for each additional dependent child.

RÈGLEMENT DE L'ONTARIO 381/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAILpris le 22 juin 2005
déposé le 24 juin 2005modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 3 de l'article 53 du Règlement de l'Ontario 134/98 est abrogée et remplacée par ce qui suit :

3. Un paiement reçu aux termes de l'article 122.61 de la *Loi de l'impôt sur le revenu* (Canada) en juillet 2004 ou par la suite, mais avant juillet 2005, déduction faite de la partie du paiement à l'égard des enfants à charge que représente l'élément «C» dans la formule énoncée au paragraphe (1) de cet article, et majoré de la somme des montants suivants :
 - i. 4,00 \$ pour le premier enfant à charge.
 - ii. 3,41 \$ pour le deuxième enfant à charge.
 - iii. 3,25 \$ pour chaque autre enfant à charge.
- 3.1 Un paiement reçu aux termes de l'article 122.61 de la *Loi de l'impôt sur le revenu* (Canada) en juillet 2005 ou par la suite, déduction faite de la partie du paiement à l'égard des enfants à charge que représente l'élément «C» dans la formule énoncée au paragraphe (1) de cet article, et majoré de la somme des montants suivants :
 - i. 21,58 \$ pour le premier enfant à charge.
 - ii. 20,66 \$ pour le deuxième enfant à charge.
 - iii. 20,33 \$ pour chaque autre enfant à charge.

28/05

ONTARIO REGULATION 382/05

made under the

FAMILY BENEFITS ACTMade: June 22, 2005
Filed: June 24, 2005Amending Reg. 366 of R.R.O. 1990
(General)

Note: Regulation 366 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 16.4 of subsection 13 (2) of Regulation 366 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

- 16.4 That portion of a payment with respect to dependent children received in or after July 2004 but before July 2005 under section 122.61 of the *Income Tax Act* (Canada) that represents item "C" in the formula set out in subsection (1) of that section, less the sum of the following amounts:
 - i. \$4.00 for the first dependent child.
 - ii. \$3.41 for the second dependent child.

iii. \$3.25 for each additional dependent child.

16.5 That portion of a payment with respect to dependent children received in or after July 2005 under section 122.61 of the *Income Tax Act* (Canada) that represents item "C" in the formula set out in subsection (1) of that section, less the sum of the following amounts:

- i. \$21.58 for the first dependent child.
- ii. \$20.66 for the second dependent child.
- iii. \$20.33 for each additional dependent child,

(2) Paragraph 48.1 of subsection 13 (2) of the Regulation is revoked and the following substituted:

48.1 A payment received under section 122.61 of the *Income Tax Act* (Canada) in or after July 2004 but before July 2005, as reduced by that portion of the payment with respect to dependent children that represents item "C" in the formula set out in subsection (1) of that section, and as increased by the sum of the following amounts:

- i. \$4.00 for the first dependent child.
- ii. \$3.41 for the second dependent child.
- iii. \$3.25 for each additional dependent child.

48.2 A payment received under section 122.61 of the *Income Tax Act* (Canada) in or after July 2005, as reduced by that portion of the payment with respect to dependent children that represents item "C" in the formula set out in subsection (1) of that section, and as increased by the sum of the following amounts:

- i. \$21.58 for the first dependent child.
- ii. \$20.66 for the second dependent child.
- iii. \$20.33 for each additional dependent child.

28/05

ONTARIO REGULATION 383/05

made under the

ONTARIO WORKS ACT, 1997

Made: June 22, 2005
Filed: June 24, 2005

Amending O. Reg. 134/98
(General)

Note: Ontario Regulation 134/98 has previously been amended. Those amendments are listed in the [Table of Regulations](#) ... [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Clause 2 (2) (c) of Ontario Regulation 134/98 is revoked and the following substituted:

- (c) there have been one or more periods totalling at least two years in which any one, or any combination, of the following criteria has been met:
- (i) the person's net monthly income, as determined by the administrator, other than income from support paid to or on behalf of the person, has been greater than the maximum amount of income assistance provided for a single person,
 - (ii) the person's basic needs and shelter have been provided for by a source other than the person's parent or an institution,
 - (iii) the person has received social assistance as a recipient, or

- (iv) the person has not resided in the same dwelling place as his or her parent after his or her 18th birthday;
- (c.1) the person is no longer attending school, as defined in subsection 1 (1) of the *Education Act*, or receiving instruction at home or elsewhere for the purposes of clause 21 (2) (a) of the *Education Act* and five years have elapsed since the person's last day of school or since the person ceased to receive instruction at home or elsewhere, as the case may be;
- (c.2) the person has received a diploma from a college of applied arts and technology or a degree from a university or other institution with degree-granting authority;
- (c.3) the person has lawful custody of his or her child, or has had lawful custody of his or her child in the past; or

2. (1) Subsection 44 (3) of the Regulation is amended by striking out the portion before the Table and substituting the following:

(3) The budgetary requirements for an applicant or recipient who resides in the same dwelling place as a person who is his or her parent or the parent of his or her spouse included in the benefit unit shall be equal to the sum of the following amounts:

1. An amount determined in accordance with the following Table:

(2) Section 44 of the Regulation is amended by adding the following subsections:

(4) The budgetary requirements set out in subsection (3) do not apply to a person who is an applicant or recipient if he or she meets any one of the following criteria:

1. The parent with whom the person is living is in receipt of a payment under Part II of the *Old Age Security Act* (Canada) or a payment under the *Ontario Guaranteed Annual Income Act*.
2. The person, or the spouse of the person, rents or owns the dwelling place in which he or she and the parent reside.
3. The person establishes to the satisfaction of the administrator that he or she, or his or her spouse, has a legal obligation to pay or to contribute to one or more of the elements of shelter cost set out in paragraphs 1 to 10 of the definition of "shelter" in subsection 42 (1) for the dwelling place.
4. The person establishes to the satisfaction of the administrator that he or she is required by the parent to pay for shelter in order to continue to reside in the dwelling place of the parent.

(5) Despite a determination that a person is financially independent within the meaning of subsection 2 (2), the person may elect to be considered not financially independent if he or she would, but for his or her election under this subsection, have his or her budgetary requirements determined under subsection (3).

3. The Regulation is amended by adding the following section:

86. (1) In this section,

"change in eligibility resulting from the amendments with respect to financial independence", with respect to a recipient, means a change with respect to the amount of assistance that the recipient is to receive, if that change results from amendments made to this Regulation by section 1 of Ontario Regulation 383/05.

(2) An administrator shall,

- (a) review and update the information recorded with respect to each recipient who receives assistance on behalf of a dependent adult to determine if the recipient is affected by the change in eligibility resulting from the amendments with respect to financial independence; and
- (b) make the necessary determination required for the change in eligibility resulting from the amendments with respect to financial independence to take effect.

(3) A change in eligibility resulting from the amendments with respect to financial independence shall take effect with respect to a recipient on the day an administrator makes the determination mentioned in clause (2) (b) with respect to that recipient.

4. This Regulation comes into force on July 1, 2005.

RÈGLEMENT DE L'ONTARIO 383/05

pris en application de la

LOI DE 1997 SUR LE PROGRAMME ONTARIO AU TRAVAILpris le 22 juin 2005
déposé le 24 juin 2005modifiant le Règl. de l'Ont. 134/98
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 134/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'alinéa 2 (2) c) du Règlement de l'Ontario 134/98 est abrogé et remplacé par ce qui suit :

- c) il y a eu une ou plusieurs périodes d'au moins deux ans au total au cours desquelles il a été satisfait à l'un ou l'autre des critères suivants ou à une combinaison de ceux-ci :
- (i) son revenu mensuel net, déterminé par l'administrateur, à l'exclusion des aliments qui lui sont versés ou qui sont versés à son égard, a été supérieur au montant maximal d'aide au revenu prévu pour une personne seule,
 - (ii) il a été pourvu à ses besoins essentiels et à son logement par une source autre que son père ou sa mère ou un établissement,
 - (iii) elle a reçu de l'aide sociale à titre de bénéficiaire,
 - (iv) elle n'a pas résidé dans le même logement que son père ou sa mère après son 18^e anniversaire;
- c.1) elle ne fréquente plus l'école au sens du paragraphe 1 (1) de la *Loi sur l'éducation* ou ne reçoit plus un enseignement au foyer ou ailleurs pour l'application de l'alinéa 21 (2) a) de cette loi et que cinq ans se sont écoulés depuis son dernier jour de classe ou depuis qu'elle a cessé de recevoir un enseignement au foyer ou ailleurs, selon le cas;
- c.2) elle a obtenu un diplôme d'un collège d'arts appliqués et de technologie ou un grade d'une université ou d'un autre établissement autorisé à attribuer des grades universitaires;
- c.3) elle a, ou a eu dans le passé, la garde légitime de son enfant;

2. (1) Le paragraphe 44 (3) du Règlement est modifié par substitution de ce qui suit au passage qui précède le tableau :

(3) Les besoins matériels de l'auteur d'une demande ou du bénéficiaire qui réside dans le même logement qu'une personne qui est son père ou sa mère, ou le père ou la mère de son conjoint compris dans le groupe de prestataires, correspondent à la somme des montants suivants :

1. Le montant déterminé conformément au tableau suivant :

(2) L'article 44 du Règlement est modifié par adjonction des paragraphes suivants :

(4) Les besoins matériels énoncés au paragraphe (3) ne s'appliquent pas à l'auteur d'une demande ou au bénéficiaire qui satisfait à l'un ou l'autre des critères suivants :

1. Le père ou la mère avec qui il vit reçoit un paiement prévu par la partie II de la *Loi sur la sécurité de la vieillesse* (Canada) ou par la *Loi sur le revenu annuel garanti en Ontario*.
2. Lui-même ou son conjoint est locataire ou propriétaire du logement dans lequel il réside avec son père ou sa mère.
3. Il convainc l'administrateur que lui-même ou son conjoint a une obligation légale de payer un ou plusieurs des éléments, énoncés aux dispositions 1 à 10 de la définition de «logement» au paragraphe 42 (1), du coût du logement lié au logement ou d'y contribuer.
4. Il convainc l'administrateur que son père ou sa mère exige qu'il paie des frais de logement afin de pouvoir continuer de résider dans son logement.

(5) Même s'il est reconnu qu'elle est financièrement autonome au sens du paragraphe 2 (2), une personne peut choisir d'être considérée comme ne l'étant pas si, n'eût été son choix en vertu du présent paragraphe, ses besoins matériels seraient déterminés aux termes du paragraphe (3).

3. Le Règlement est modifié par adjonction de l'article suivant :

86. (1) La définition qui suit s'applique au présent article.

«modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière» Relativement à un bénéficiaire, s'entend d'une modification concernant le montant de l'aide au revenu qu'il doit recevoir, si cette modification découle des modifications apportées au présent règlement par l'article 1 du Règlement de l'Ontario 383/05.

(2) L'administrateur :

- a) d'une part, examine et met à jour les renseignements consignés à l'égard de chaque bénéficiaire qui reçoit l'aide au revenu au nom d'un adulte à sa charge en vue de déterminer s'il est visé par la modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière;
- b) d'autre part, prend la décision qui est nécessaire pour que prenne effet la modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière.

(3) La modification de l'admissibilité découlant des modifications ayant trait à l'autonomie financière prend effet à l'égard d'un bénéficiaire le jour où l'administrateur prend la décision visée à l'alinéa (2) b) à son égard.

4. Le présent règlement entre en vigueur le 1^{er} juillet 2005.

28/05

ONTARIO REGULATION 384/05

made under the

ENERGY EFFICIENCY ACT

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 82/95
(General)

Note: Ontario Regulation 82/95 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Section 5 of Ontario Regulation 82/95 is amended by adding the following subsection:

- (4) A gas fireplace, including a fireplace insert, is exempt from clause 3 (1) (b) of the Act if,
 - (a) the fireplace promotional literature supplied by the manufacturer bears the fireplace efficiency (FE) rating and an EnerGuide label made in accordance with the *Energy Efficiency Act* (Canada); and
 - (b) the model number appears on the fireplace or fireplace insert and in the fireplace promotional literature.

2. (1) Items 1 and 2 of the Schedule to the Regulation are revoked and the following substituted:

1. Household electric ranges that are intended to be used on a 60 Hz AC supply with a nominal system voltage of 120/140 V.	CSA C358-03, Energy Consumption Test Methods for Household Electric Ranges	Clause 8 of CSA C358-03	June 24, 2005
2. Standard or compact electrically operated household clothes washers that are top-loaded or front-loaded and that have an internal control system that regulates the water temperature without the need for user intervention after the machine begins to operate.	CSA C360-03, Energy Performance, Water Consumption and Capacity of Household Clothes Washers	Clause 8.5.2 and Table 9 of CSA C360-03	June 24, 2005

(2) Item 2 of the Schedule to the Regulation, as remade by subsection (1), is revoked and the following substituted:

2. Standard or compact electrically operated household clothes washers that are top-loaded or front-loaded and that have an internal control system that regulates the water temperature without the need for user intervention after the machine begins to operate.	CSA C360-03, Energy Performance, Water Consumption and Capacity of Household Clothes Washers	Clause 8.5.2 and Table 10 of CSA C360-03	January 1, 2007
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(3) Item 4 of the Schedule to the Regulation is revoked and the following substituted:

4. Electrically-powered automatic dishwashers that are not commercial, industrial or institutional machines.	CSA C373-04, Energy Consumption Test Methods for Household Dishwashers	Clause 7.4, Table 7.1 of CSA C373-04	June 24, 2005
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(4) Item 7 of the Schedule to the Regulation is revoked and the following substituted:

7. Stationary electrically heated storage water heaters with a capacity of at least 50 litres but not more than 450 litres that are intended for use on pressurized systems.	CSA C191-04, Performance of Electric Storage Tank Water Heaters for Domestic Hot Water Service	Clause 4.8 — Standby loss of CSA C191-04	June 24, 2005
	CSA C745-03, Energy Efficiency of Electric Storage Tank Water Heaters and Heat Pump Water Heaters	Clause 9.2 — Energy Factor of CSA C745-03	June 24, 2005

(5) Items 17 and 18 of the Schedule to the Regulation are revoked and the following substituted:

17. Air-conditioners and heat pumps that are single package or split-system, single or three-phase, that do not exceed 19 kilowatts in cooling or heating capacity.	CSA C656-05, Performance Standard for Split-System and Single Package Central Air-Conditioners and Heat Pumps	Clause 7.2 and Column 1 of Table 3 of CSA C656-05	January 26, 2006
	CSA C656-05, Performance Standard for Split-System and Single Package Central Air-Conditioners and Heat Pumps	Clause 7.2.1 and Column 2 of Table 3 of CSA C656-05	January 26, 2010

(6) Item 20 of the Schedule to the Regulation is revoked and the following substituted:

20. Water source heat pumps that are factory-built single package or split-system matching assemblies, that are intended for installation in internal water-loop systems and that do not exceed 40 kilowatts (135,000 British Thermal Units) in cooling or heating capacity.	CAN/CSA C13256-1-01, water-source heat pumps - Testing and rating for performance — Part 1: Water-to-air and brine-to-air heat pumps	Clauses 3.8, 3.9 and 8A of CAN/CSA-C13256-1-01	June 24, 2005
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(7) Item 21 of the Schedule to the Regulation is revoked.**(8) Item 23 of the Schedule to the Regulation is revoked and the following substituted:**

23. Gas-fired storage water heaters with volumes having nominal inputs 75,000 BTUs per hour (21.98 kW) or less, and a storage capacity of not less than 20 US gallons (76 litres) and not more than 100 US gallons (380 litres).	ANSI Z21.10.1-2004 CSA 4.1-2004, Gas Water Heaters	Exhibit G, Energy Consumption and Determining Efficiencies — Clause G.7 of ANSI Z21.10.1-2004 CSA 4.1-2004 (when tested in accordance with CAN/CSA-P.3-2003	June 24, 2005
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(9) Items 24, 25 and 26 of the Schedule to the Regulation are revoked and the following substituted:

24. Factory-assembled commercial and industrial unitary air-conditioners, heat pumps and air conditioning condensing units ranging in capacity from at least 19 kilowatts (65,000 British Thermal Units) to 73 kilowatts (250,000 British Thermal Units).	CSA C746-98, Performance Standard for Rating Large Air-Conditioners and Heat Pumps	Table 1, Columns 4 to 6 of CSA C746-98	September 1, 2005
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(10) Items 30 and 31 of the Schedule to the Regulation are revoked and the following substituted:

30. Self-contained gas-fired low-pressure steam and hot water central heating boilers having an input rate less than 87.917 kilowatts (300,000 British Thermal Units).	ANSI Z21.13-2004 CSA 4.9-2004, Gas-Fired Low Pressure Steam and Hot Water Boilers	Exhibit E, Annual Fuel Utilization Efficiency — Clause E.1.1 of ANSI Z21.13-2004 CSA 4.9-2004 (when tested in accordance with CGA P.2 - 1991)	June 24, 2005
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(11) Items 35 and 36 of the Schedule to the Regulation are revoked and the following substituted:

35. Factory assembled and packaged terminal air-conditioners and heat pumps with a wall sleeve and separate uncased combination of heating and cooling assemblies intended for mounting through the wall.	ARI 310/380-2004 CSAC744-04 Packaged terminal air-conditioners and heat pumps intended for multi-residential, commercial and industrial installations	Clause 10.5, Table 2 of ARI 310/380-2004 CSAC744-04	September 1, 2005
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(12) Items 37, 38 and 39 of the Schedule to the Regulation are revoked.**(13) Item 56 of the Schedule to the Regulation is revoked and the following substituted:**

56. Thermostats used for line-voltage (120-240V) switching of a controlled resistive heating load including wall-mounted, built-in (up to 1,500 W) and two component thermostats.	CAN/CSA C828-99, Performance Requirements for Thermostats Used with Individual Room Electric Space Heating Devices	Clause 3.2 of CAN/CSA C828-99	January 1, 2007
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(14) The Schedule to the Regulation is amended by adding the following items:

58. Gas fireplaces, including fireplace inserts.	CSA P.4.1-02, Testing Method for Measuring Annual Fireplace Efficiency		June 1, 2006
59. Residential gas-fired central furnaces with an input of more than 225,000 British Thermal Units per hour and less than or including 400,000 British Thermal Units per hour.	ANSI Z21.47-2003 CSA 2.3-2003, Gas-Fired Central Furnaces	Clause 2.39 — Thermal Efficiency of ANSI Z21.47-2003 CSA 2.3-2003	June 1, 2006
60. High intensity discharge (HID) and low-pressure sodium (LPS) lamp ballasts, including mercury vapour, metal halide and high-pressure sodium lamp ballasts, for use in HID and LPS luminaries that are commonly installed in industrial, commercial and residential street lighting.	CSA-C863-04, Energy Efficiency of high-intensity discharge (HID) and low-pressure sodium (LPS) lamp ballasts	Clause 5 and Tables 1 to 4 from CSA-C863-04	June 1, 2006
61. Refrigerated display cabinets that are intended for displaying and merchandising food products, including canned and bottled beverages, ice intended for human consumption and other perishable merchandise.	CSA-C657-04, Energy Performance Standard for Refrigerated Display Cabinets (Merchandisers)	Clause 5.3 — Maximum SDEC Ratings and Table 1 of CSA-C657-04	June 1, 2006

3. (1) Subject to subsections (2) to (5), this Regulation comes into force on the day it is filed.

(2) Subsections 2 (9) and (11) come into force on September 1, 2005.

(3) Subsections 2 (5), (7) and (12) come into force on January 26, 2006.

(4) Subsection 2 (14) comes into force on June 1, 2006.

(5) Subsections 2 (2) and (13) come into force on January 1, 2007.

28/05

ONTARIO REGULATION 385/05

made under the

FAMILY RESPONSIBILITY AND SUPPORT ARREARS ENFORCEMENT ACT, 1996

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 167/97

(General)

Note: Ontario Regulation 167/97 has previously been amended. Those amendments are listed in the [Table of Regulations](#) [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 4 of subsection 2 (1) of Ontario Regulation 167/97 is revoked and the following substituted:

4. The telephone numbers of the party submitting the notice.

4.1 If applicable, the work address, fax number and e-mail address of the party submitting the notice.

2. The Regulation is amended by adding the following sections:

WITHDRAWAL OF ORDERS

8.1 A payor is in compliance for the purposes of subsection 16 (1.1) of the Act if, during the 12 months before the month in which the written notice of withdrawal is received by the Director,

- (a) all support payments and all required arrears payments have been made consistently and in full; and
- (b) the amount owing never exceeds the support payable for one month by more than \$50.

ELECTRONIC PAYMENTS

8.2 The following methods of electronic transmission are prescribed for the purposes of subsection 22 (2.1) of the Act:

- 1. Corporate pre-authorized payment plan.
- 2. Electronic Corporate Link to Internet Payment Services (ECLIPS).
- 3. Electronic Data Interchange (EDI).
- 4. Family Responsibility Office Flat File.
- 5. On-line banking.

3. (1) The heading immediately before section 9 of the Regulation is revoked and the following substituted:

PAYMENT INTERRUPTION

(2) Section 9 of the Regulation is amended by striking out the portion before paragraph 1 and substituting the following:

9. The following information shall be provided by an income source for the purposes of subsection 25 (1) of the Act (duty to inform re payment interruption):

4. The Regulation is amended by adding the following section:

9.1 The following information shall be provided by a payor for the purposes of subsection 25 (1) of the Act (duty to inform re payment interruption):

- 1. The case number assigned to the support deduction order by the Director's office.
- 2. The payor's full name.

3. The payor's telephone numbers.
4. If applicable, the payor's work address, fax number and e-mail address.
5. The name and address of the income source.
6. The name and telephone number of a contact person for the income source.
7. A statement indicating whether the payments are terminated or interrupted and the date of the termination or interruption.
8. The reason for the termination or interruption.
9. If the payments are interrupted, the date on which the payments are expected to resume, if the payor knows the date.
10. The name and address of any other income sources for the payor.
5. Sections 11, 12, 13, 13.1, 14 and 15 of the Regulation are revoked and the following substituted:

ALTERNATIVE PAYMENT ORDERS

11. An alternative payment order under section 28 of the Act shall be in Form 3.
12. (1) If a court requires a payor to post security under clause 28 (4) (b) of the Act, the payor shall post the security with the Director by the earlier of,
 - (a) the day on which the first support payment under the support order is due after the alternative payment order is made; or
 - (b) 10 days after the alternative payment order is made.
- (2) The following forms of security are prescribed for the purposes of subsection 28 (7) of the Act:
 1. A money order payable to the Director.
 2. A bank draft or certified cheque, payable to the Director and drawn on a bank listed in Schedule I or II to the *Bank Act* (Canada), a loan or trust corporation registered under the *Loan and Trust Corporations Act* or a credit union as defined in section 1 of the *Credit Unions and Caisses Populaires Act, 1994*.
 3. A cheque payable to the Director and drawn on a lawyer's trust account.
- (3) The payor shall give the Director the following information and documents when posting the security:
 1. The payor's full name.
 2. The payor's home and work addresses, and mailing address if different.
 3. The payor's telephone numbers, and fax number, if any.
 4. The recipient's full name.
 5. If known by the payor, the recipient's home and work addresses, and mailing address if different.
 6. If known by the payor, the recipient's telephone numbers, and fax number, if any.
 7. A copy of the alternative payment order.
 8. If known by the payor, the case number assigned by the Director's office.
13. (1) The Director shall use security that is realized under subsection 28 (14) of the Act to make payments to the recipient until regular payments in compliance with the support order are established to the Director's satisfaction.
- (2) The Director shall pay to the payor as soon as is practical, at the most recent address of the payor as shown on the records in the Director's office, the amount of any security that remains when the regular payments are established to the Director's satisfaction.

SUSPENSION OF DRIVERS' LICENCES

- 13.1 An order that the Director refrain from directing the suspension of a payor's driver's licence shall be in Form 6.

FINANCIAL STATEMENT AND PROOF OF INCOME

14. A financial statement under clause 35 (7) (a) or subsection 40 (1) or 41 (1) of the Act shall be in Form 4.
15. (1) A payor who is required to provide proof of income under clause 35 (7) (b) or subsection 40 (1) or 41 (1) of the Act shall provide the following:

1. A copy of every personal income tax return filed by the payor with Canada Revenue Agency for the years determined under subsection (3), together with a copy of all material filed with each return, and a copy of every notice of assessment or re-assessment received for those years.
 2. If the payor is an employee,
 - i. the three most recent statements of earnings indicating the payor's total earnings to date for the current calendar year, including overtime, or
 - ii. if the employer does not provide a statement described in subparagraph i, a letter from the employer setting out that information, including the annual rate of remuneration.
 3. If the payor is self-employed,
 - i. the financial statements of the payor's business or professional practice, other than as a partner in a partnership, for the years determined under subsection (3), and
 - ii. statements for those years showing a breakdown of all salaries, wages, management fees or other payments or benefits paid to or on behalf of persons or corporations with whom the payor does not deal at arm's length.
 4. If the payor is a partner in a partnership, confirmation of the payor's income and draw from and capital in the partnership for the years determined under subsection (3).
 5. If the payor controls a corporation,
 - i. the financial statements of the corporation and its subsidiaries for the years determined under subsection (3), and
 - ii. statements for those years showing a breakdown of all salaries, wages, management fees or other payments or benefits paid to or on behalf of persons or corporations with whom the corporation or a related corporation does not deal at arm's length.
 6. If the payor is a beneficiary under a trust, a copy of the trust settlement agreement and copies of the trust's financial statements for the years determined under subsection (3).
 7. If the payor receives income from a source other than the ones mentioned in paragraphs 2 to 6, including but not limited to employment insurance, social assistance, a pension, payments under the *Workplace Safety and Insurance Act, 1997* and disability payments,
 - i. a statement from each applicable income source indicating the total amount received from that source during the current year, or
 - ii. if no statement described in subparagraph i is provided, a letter from the applicable income source setting out the required information.
 8. Letters from the payor's sources of income other than employers of the payor, verifying the payor's income for the three consecutive payments made to the payor immediately before the date of the financial statement in Form 4.
 9. Any other documents that are necessary to verify the income set out in the financial statement.
- (2) For the purposes of paragraph 8 of subsection (1), a source of income may be a person who is not an income source within the meaning of the Act.
- (3) The information described in paragraphs 1, 3, 4, 5 and 6 of subsection (1) shall be provided,
- (a) for each of the three most recent taxation years, if arrears have accrued during three or fewer taxation years; or
 - (b) for each taxation year during which arrears accrued, if arrears have accrued during more than three taxation years.
- 6. The English versions of the following provisions of the Regulation are amended by striking out "by telephone facsimile" wherever it appears and substituting in each case "by fax":**
- 1. Subsections 16 (1) and (2).**
 - 2. Clauses 17 (1) (a) and (2) (a).**
 - 3. Clause 18 (1) (b).**
 - 7. Subsection 16 (3) of the Regulation is revoked.**
 - 8. Subsection 17 (3) of the Regulation is revoked.**
 - 9. Section 19 of the Regulation is revoked and the following substituted:**

APPLICATION OF PAYMENTS

- 19. (1)** Subject to subsection (2), money paid on account of a support order and support deduction order shall be credited in the following manner:

1. To the principal of the most recent support accrual due and then to any interest owing on that principal.
2. To the principal balance outstanding and then to any interest owing on that principal in the manner set out in paragraph 1.
- (2) Money paid may be credited in a manner other than that described in subsection (1) if,
 - (a) the support order has been assigned to an agency referred to in subsection 14 (1) of the Act, or to a social assistance provider referred to in subsection 14 (1.1) of the Act; and
 - (b) the support order and support deduction order require that money paid on account of the orders be credited in a manner other than that described in subsection (1).

19.1 Money paid to the Director on account of a support order for support of one or more children and a spouse shall be deemed to have been credited proportionately between the child support and spousal support, if so required for the purposes of reciprocal enforcement under the *Interjurisdictional Support Orders Act, 2002*.

10. Sections 21 and 22 of the Regulation are revoked and the following substituted:

DEFINITIONS, SECTION 54 OF ACT

21. (1) For the purposes of subsection 54 (5) of the Act,

“health information” means information in oral or recorded form that identifies an individual, or could be used in any reasonably foreseeable way to identify an individual, if the information,

- (a) relates to the physical or mental health of the individual, including information that consists of the health history of the individual’s family,
- (b) relates to the provision of health care to the individual, including the identification of a person as a provider of health care to the individual,
- (c) is a plan of service within the meaning of the *Long-Term Care Act, 1994* for the individual,
- (d) relates to payments for health care in respect of the individual,
- (e) relates to the donation by the individual of any body part or bodily substance of the individual or is derived from the testing or examination of any such body part or bodily substance,
- (f) is the individual’s health number, or
- (g) identifies an individual’s substitute decision-maker,

but does not include,

- (h) information that relates to the fact that an individual has died or to the date of an individual’s death.

(2) In this section,

“health care” means any observation, examination, assessment, care, service or procedure that is done for a health-related purpose and that,

- (a) is carried out or provided to diagnose, treat or maintain an individual’s physical or mental condition,
- (b) is carried out or provided to prevent disease or injury or to promote health, or
- (c) is carried out or provided as part of palliative care,

and includes,

- (d) the compounding, dispensing or selling of a drug, a device, equipment or any other item to an individual, or for the use of an individual, pursuant to a prescription, and
- (e) a community service that is described in subsection 2 (3) of the *Long-Term Care Act, 1994* and provided by a service provider within the meaning of that Act.

DELIVERY OF PAYMENTS TO RECIPIENTS

22. (1) On the Director’s request, a recipient shall promptly provide the Director with the information and authorization required to enable the Director to deliver support payments to the recipient by direct deposit to an account with a financial institution.

(2) A recipient who has provided information and authorization described in subsection (1) to the Director shall, within 10 days after any change in the information or authorization, advise the Director of the details.

FORMS

23. The following forms, available on the Internet through http://www.forms.ssb.gov.on.ca/mbs_ssb/forms_ssbforms.nsf, are prescribed:

1. Form 1, "Support Deduction Order", dated June 15, 2005.
2. Form 2, "Support Deduction Order Information Form", dated June 15, 2005.
3. Form 3, "Alternative Payment Order", dated June 15, 2005.
4. Form 4, "Financial Statement", dated June 15, 2005.
5. Form 5, "Notice to Family Responsibility Office by Income Source", dated June 15, 2005.
6. Form 6, "Refraining Order", dated June 15, 2005.

11. Forms 1 to 6 of the Regulation are revoked.

RÈGLEMENT DE L'ONTARIO 385/05

pris en application de la

LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 167/97
(Dispositions générales)

Remarque : Le Règlement de l'Ontario 167/97 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 4 du paragraphe 2 (1) du Règlement de l'Ontario 167/97 est abrogée et remplacée par ce qui suit :

4. Les numéros de téléphone de la partie qui donne l'avis.

4.1 S'il y a lieu, l'adresse professionnelle, le numéro de télécopieur et l'adresse électronique de la partie qui donne l'avis.

2. Le Règlement est modifié par adjonction des articles suivants :

RETRAIT DES ORDONNANCES

8.1 Un payeur est en conformité pour l'application du paragraphe 16 (1.1) de la Loi si les conditions suivantes sont réunies au cours des 12 mois qui précèdent le mois où le directeur reçoit l'avis écrit de retrait :

- a) tous les versements d'aliments et tous les versements d'arriérés exigés ont été faits de façon constante et intégrale;
- b) la somme due ne dépasse jamais les aliments payables pour un mois de plus de 50 \$.

VERSEMENTS ÉLECTRONIQUES

8.2 Les méthodes suivantes de transmission électronique sont prescrites pour l'application du paragraphe 22 (2.1) de la Loi :

1. Les paiements préautorisés.
2. Le Paiement Automatique en Ligne Novateur pour les Employeurs (PAULINE).
3. L'échange de données informatisé (EDI).
4. Le fichier plat du Bureau des obligations familiales.
5. Les services bancaires en ligne.

3. (1) L'intertitre qui précède immédiatement l'article 9 du Règlement est abrogé et remplacé par ce qui suit :

INTERRUPTION DES VERSEMENTS

(2) L'article 9 du Règlement est modifié par substitution de ce qui suit au passage qui précède la disposition 1.

9. Les renseignements suivants sont fournis par la source de revenu pour l'application du paragraphe 25 (1) de la Loi (obligation d'informer relativement à l'interruption des versements) :

4. Le Règlement est modifié par adjonction de l'article suivant :

9.1 Les renseignements suivants sont fournis par le payeur pour l'application du paragraphe 25 (1) de la Loi (obligation d'informer relativement à l'interruption des versements) :

1. Le numéro de dossier attribué à l'ordonnance de retenue des aliments par le bureau du directeur.
2. Les nom et prénoms du payeur.
3. Les numéros de téléphone du payeur.
4. S'il y a lieu, l'adresse professionnelle, le numéro de télécopieur et l'adresse électronique du payeur.
5. Les nom et adresse de la source de revenu.
6. Les nom et numéro de téléphone d'une personne-contact de la source de revenu.
7. Une déclaration indiquant si les versements prennent fin ou sont interrompus et la date de la fin ou de l'interruption des versements.
8. La raison pour laquelle les versements prennent fin ou sont interrompus.
9. Si les versements sont interrompus, la date prévue de leur reprise, si le payeur la connaît.
10. Les nom et adresse des autres sources de revenu du payeur.

5. Les articles 11, 12, 13, 13.1, 14 et 15 du Règlement sont abrogés et remplacés par ce qui suit :

ORDONNANCES DE PAIEMENT DE REMPLACEMENT

11. L'ordonnance de paiement de remplacement rendue en vertu de l'article 28 de la Loi est rédigée selon la formule 3.

12. (1) Si un tribunal exige qu'un payeur fournisse une sûreté aux termes de l'alinéa 28 (4) b) de la Loi, le payeur la fournit au directeur au plus tard à celle des dates suivantes qui est antérieure à l'autre :

- a) le jour où le premier versement d'aliments prévu dans l'ordonnance alimentaire est exigible après que l'ordonnance de paiement de remplacement est rendue;
- b) 10 jours après que l'ordonnance de paiement de remplacement est rendue.

(2) Les formes de sûreté suivantes sont prescrites pour l'application du paragraphe 28 (7) de la Loi :

1. Un mandat payable au directeur.
2. Une traite bancaire ou un chèque certifié, payable au directeur et tiré sur une banque mentionnée à l'annexe I ou II de la *Loi sur les banques* (Canada), sur une société de prêt ou de fiducie inscrite aux termes de la *Loi sur les sociétés de prêt et de fiducie* ou sur une caisse au sens de l'article 1 de la *Loi de 1994 sur les caisses populaires et les credit unions*.
3. Un chèque payable au directeur et tiré sur un compte en fiducie d'un avocat.

(3) Le payeur donne au directeur les renseignements et documents suivants lorsqu'il fournit la sûreté :

1. Les nom et prénoms du payeur.
2. Les adresses professionnelle et domiciliaire du payeur et son adresse postale, si elle est différente.
3. Les numéros de téléphone du payeur et son numéro de télécopieur, le cas échéant.
4. Les nom et prénoms du bénéficiaire.
5. Si le payeur les connaît, les adresses professionnelle et domiciliaire du bénéficiaire et son adresse postale, si elle est différente.
6. Si le payeur les connaît, les numéros de téléphone du bénéficiaire et son numéro de télécopieur, le cas échéant.

7. Une copie de l'ordonnance de paiement de remplacement.
8. Si le payeur le connaît, le numéro de dossier attribué par le bureau du directeur.

13. (1) Le directeur utilise la sûreté qui est réalisée en vertu du paragraphe 28 (14) de la Loi pour faire des versements au bénéficiaire jusqu'à ce que des versements réguliers conformes à l'ordonnance alimentaire soient établis à sa satisfaction.

(2) Dès que possible dans les circonstances, le directeur verse au payeur tout reliquat de la sûreté lorsque les versements réguliers sont établis à sa satisfaction. Il l'envoie à la dernière adresse du payeur figurant dans les dossiers de son bureau.

SUSPENSION DES PERMIS DE CONDUIRE

13.1 L'ordonnance enjoignant au directeur de ne pas ordonner la suspension du permis de conduire d'un payeur est rédigée selon la formule 6.

ÉTAT FINANCIER ET PREUVES RELATIVES AU REVENU

14. L'état financier visé à l'alinéa 35 (7) a) ou au paragraphe 40 (1) ou 41 (1) de la Loi est rédigé selon la formule 4.

15. (1) Le payeur qui est tenu de fournir les preuves relatives à son revenu aux termes de l'alinéa 35 (7) b) ou du paragraphe 40 (1) ou 41 (1) de la Loi fournit ce qui suit :

1. Une copie de chaque déclaration de revenus personnelle qu'il a déposée auprès de l'Agence du revenu du Canada pour les années fixées aux termes du paragraphe (3), accompagnée d'une copie de tous les documents déposés avec chaque déclaration et d'une copie de chaque avis de cotisation ou de nouvelle cotisation reçu pour ces années.
 2. Si le payeur est un employé :
 - i. les trois relevés de paye les plus récents faisant état de ses gains cumulatifs pour l'année civile en cours, y compris les payes de surtemps,
 - ii. si l'employeur ne fournit pas le relevé de paye visé à la sous-disposition i, une lettre de celui-ci précisant ces renseignements et le taux annuel de rémunération.
 3. Si le payeur est un travailleur indépendant :
 - i. les états financiers de son entreprise ou de sa pratique professionnelle, sauf en tant que membre d'une société de personnes, pour les années fixées aux termes du paragraphe (3),
 - ii. des relevés, pour ces années, de la répartition des montants payés, au titre notamment des salaires, rémunérations, frais de gestion ou avantages, à des particuliers ou sociétés avec qui il a un lien de dépendance, ou au nom de ceux-ci.
 4. Si le payeur est membre d'une société de personnes, une attestation du revenu qu'il en a tiré, des prélèvements qu'il en a faits et des fonds qu'il y a investis, pour les années fixées aux termes du paragraphe (3).
 5. Si le payeur contrôle une société :
 - i. les états financiers de celle-ci et de ses filiales pour les années fixées aux termes du paragraphe (3),
 - ii. des relevés, pour ces années, de la répartition des montants payés, au titre notamment des salaires, rémunérations, frais de gestion ou avantages, à des particuliers ou sociétés avec qui la société ou une société liée a un lien de dépendance, ou au nom de ceux-ci.
 6. Si le payeur est bénéficiaire d'une fiducie, une copie de l'acte constitutif de celle-ci et de ses états financiers pour les années fixées aux termes du paragraphe (3).
 7. Si le payeur a reçu un revenu d'une source autre que celles mentionnées aux dispositions 2 à 6, notamment au titre de l'assurance-emploi, de l'aide sociale, d'une pension, d'indemnités versées en application de la *Loi de 1997 sur la sécurité professionnelle et l'assurance contre les accidents du travail* et de prestations d'invalidité :
 - i. un relevé de chaque source de revenu applicable indiquant le montant total reçu de cette source pendant l'année en cours,
 - ii. à défaut d'un relevé visé à la sous-disposition i, une lettre de la source de revenu applicable précisant ce montant.
 8. Des lettres des sources de revenu du payeur autres que ses employeurs attestant son revenu pour les trois versements consécutifs qui lui ont été faits immédiatement avant la date de l'état financier rédigé selon la formule 4.
 9. Les autres documents nécessaires pour vérifier le revenu indiqué dans l'état financier.
- (2) Pour l'application de la disposition 8 du paragraphe (1), une source de revenu peut être une personne qui n'est pas une source de revenu au sens de la Loi.

(3) Les renseignements visés aux dispositions 1, 3, 4, 5 et 6 du paragraphe (1) sont fournis :

- a) pour chacune des trois années d'imposition les plus récentes, si des arriérés se sont accumulés au cours de trois années d'imposition ou moins;
- b) pour chaque année d'imposition au cours de laquelle des arriérés se sont accumulés, si des arriérés se sont accumulés au cours de plus de trois années d'imposition.

6. La version anglaise des dispositions suivantes du Règlement est modifiée par substitution de «by fax» à «by telephone facsimile» partout où figure cette expression :

- 1. Les paragraphes 16 (1) et (2).
- 2. Les alinéas 17 (1) a) et (2) a).
- 3. L'alinéa 18 (1) b).

7. Le paragraphe 16 (3) du Règlement est abrogé.

8. Le paragraphe 17 (3) du Règlement est abrogé.

9. L'article 19 du Règlement est abrogé et remplacé par ce qui suit :

IMPUTATION DES VERSEMENTS

19. (1) Sous réserve du paragraphe (2), les sommes versées au titre d'une ordonnance alimentaire et d'une ordonnance de retenue des aliments sont imputées de la façon suivante :

- 1. Au principal du dernier versement d'aliments exigible et ensuite à tous intérêts exigibles sur ce principal.
- 2. Au solde impayé du principal et ensuite à tous intérêts exigibles sur ce principal de la façon prévue à la disposition 1.

(2) Les sommes versées peuvent être imputées d'une façon autre que celle prévue au paragraphe (1) si :

- a) d'une part, l'ordonnance alimentaire a été cédée à un organisme visé au paragraphe 14 (1) de la Loi ou à un fournisseur d'aide sociale visé au paragraphe 14 (1.1) de la Loi;
- b) d'autre part, l'ordonnance alimentaire et l'ordonnance de retenue des aliments exigent que les sommes versées au titre de celles-ci soient imputées d'une façon autre que celle prévue au paragraphe (1).

19.1 Les sommes versées au directeur au titre d'une ordonnance alimentaire visant un ou plusieurs enfants et un conjoint sont réputées avoir été imputées proportionnellement entre les aliments pour les enfants et ceux pour le conjoint, si cela est exigé aux fins de l'exécution réciproque aux termes de la *Loi de 2002 sur les ordonnances alimentaires d'exécution réciproque*.

10. Les articles 21 et 22 du Règlement sont abrogés et remplacés par ce qui suit :

DÉFINITIONS, ARTICLE 54 DE LA LOI

21. (1) La définition qui suit s'applique au paragraphe 54 (5) de la Loi.

«renseignements sur la santé» Renseignements, sous forme verbale ou autre forme consignée, qui permettent d'identifier un particulier ou qui pourraient être utilisés d'une façon raisonnablement prévisible pour identifier un particulier si, selon le cas :

- a) ils ont trait à la santé physique ou mentale du particulier, y compris aux antécédents de sa famille en matière de santé;
- b) ils ont trait à la fourniture de soins de santé au particulier, notamment à l'identification d'une personne comme fournisseur de soins de santé de ce dernier;
- c) ils constituent un programme de services au sens de la *Loi de 1994 sur les soins de longue durée* pour le particulier;
- d) ils ont trait aux paiements relatifs aux soins de santé fournis au particulier;
- e) ils ont trait au don, par le particulier, d'une partie de son corps ou d'une de ses substances corporelles ou découlent de l'analyse ou de l'examen d'une telle partie ou substance;
- f) ils sont le numéro de la carte Santé du particulier;
- g) ils permettent d'identifier le mandataire spécial d'un particulier;

à l'exclusion :

- h) des renseignements qui ont trait au fait qu'un particulier est décédé ou à la date de son décès.

(2) La définition qui suit s'applique au présent article.

«soins de santé» L'observation, l'examen, l'évaluation, les soins, le service ou l'acte médical effectués, fournis ou accomplis à une fin reliée à la santé :

- a) soit en vue d'établir un diagnostic, de fournir un traitement ou de maintenir l'état de santé physique ou mental d'un particulier;
- b) soit en vue de prévenir une maladie ou une blessure ou de promouvoir la santé;
- c) soit dans le cadre de soins palliatifs;

y compris :

- d) la composition, la préparation, la délivrance ou la vente à un particulier ou pour son usage, conformément à une ordonnance, de médicaments, d'appareils, d'équipement, de matériel ou de tout autre article;
- e) un service communautaire visé au paragraphe 2 (3) de la *Loi de 1994 sur les soins de longue durée* que fournit un fournisseur de services au sens de cette loi.

REMISE DES VERSEMENTS AUX BÉNÉFICIAIRES

22. (1) À sa demande, le bénéficiaire fournit promptement au directeur les renseignements et les autorisations nécessaires pour lui permettre de lui remettre les versements d'aliments en les déposant directement dans un compte d'un établissement financier.

(2) Le bénéficiaire qui a fourni au directeur les renseignements et les autorisations visés au paragraphe (1) l'avise de tout changement dans les renseignements ou les autorisations dans les 10 jours qui suivent le changement.

FORMULES

23. Sont prescrites les formules suivantes, accessibles sur Internet à partir du site <http://www.forms.ssb.gov.on.ca/mbs/ssb/forms/ssbforms.nsf> :

- 1. Formule 1, «Ordonnance de retenue des aliments», datée du 15 juin 2005.
- 2. Formule 2, «Formule de renseignements relatifs à l'ordonnance de retenue des aliments», datée du 15 juin 2005.
- 3. Formule 3, «Ordonnance de paiement de remplacement», datée du 15 juin 2005.
- 4. Formule 4, «État financier», datée du 15 juin 2005.
- 5. Formule 5, «Avis au Bureau des obligations familiales par une source de revenu», datée du 15 juin 2005.
- 6. Formule 6, «Ordonnance restrictive», datée du 15 juin 2005.

11. Les formules 1 à 6 du Règlement sont abrogées.

28/05

ONTARIO REGULATION 386/05

made under the

FAMILY RESPONSIBILITY AND SUPPORT ARREARS ENFORCEMENT ACT, 1996

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 160/00

(Fees Charged by Director)

Note: Ontario Regulation 160/00 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. The definition of "confirmation of identity letter" in section 1 of Ontario Regulation 160/00 is amended by striking out "a letter issued by the Director" and substituting "a letter provided by the Director".

2. (1) The Table to subsection 2 (1) of the Regulation is amended by striking out “Issuing Director’s statement of arrears” and substituting “Providing Director’s statement of arrears”.

(2) The Table to subsection 2 (1) of the Regulation is amended by striking out “Issuing confirmation of identity letter” and substituting “Providing confirmation of identity letter”.

(3) The Table to subsection 2 (1) of the Regulation is amended by adding “— under subsection 39.2 (2) of Act” after “— under section 37 of Act”.

3. Subsection 3 (5) of the Regulation is revoked and the following substituted:

(5) The fee for repeated filing of a support order or support deduction order is payable by each of the payor and the recipient, if a support order or support deduction order that was previously filed in the Director’s office, and was withdrawn under subsection 16 (1) of the Act on or after July 31, 2005, is filed in the Director’s office again, regardless of whether the payor or recipient files the order.

4. (1) Subject to subsection (2), this Regulation comes into force on the day it is filed.

(2) Subsection 2 (3) comes into force on the later of the day section 22 of the *Family Responsibility and Support Arrears Enforcement Amendment Act, 2005* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 386/06

pris en application de la

LOI DE 1996 SUR LES OBLIGATIONS FAMILIALES ET L'EXÉCUTION DES ARRIÉRÉS D'ALIMENTS

pris le 22 juin 2005
déposé le 24 juin 2005

modifiant le Règl. de l'Ont. 160/00
(Droits demandés par le directeur)

Remarque : Le Règlement de l'Ontario 160/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La définition de «lettre de confirmation d'identité» à l'article 1 du Règlement de l'Ontario 160/00 est modifiée par substitution de «Lettre fournie par le directeur» à «Lettre délivrée par le directeur» au début de la définition.

2. (1) Le tableau du paragraphe 2 (1) du Règlement est modifié par substitution de «Fourniture de l'état de l'arriéré dressé par le directeur» à «Délivrance de l'état de l'arriéré dressé par le directeur».

(2) Le tableau du paragraphe 2 (1) du Règlement est modifié par substitution de «Fourniture d'une lettre de confirmation d'identité» à «Délivrance d'une lettre de confirmation d'identité».

(3) Le tableau du paragraphe 2 (1) du Règlement est modifié par insertion de «— en vertu du paragraphe 39.2 (2) de la Loi» après «— en vertu de l'article 37 de la Loi».

3. Le paragraphe 3 (5) du Règlement est abrogé et remplacé par ce qui suit :

(5) Les droits pour le dépôt répété d'une ordonnance alimentaire ou d'une ordonnance de retenue des aliments sont payables à la fois par le payeur et par le bénéficiaire si une ordonnance alimentaire ou une ordonnance de retenue des aliments qui a été déposée antérieurement au bureau du directeur, et a été retirée en vertu du paragraphe 16 (1) de la Loi le 31 juillet 2005 ou après cette date, y est déposée de nouveau, peu importe lequel du payeur ou du bénéficiaire dépose l'ordonnance.

4. (1) Sous réserve du paragraphe (2), le présent règlement entre en vigueur le jour de son dépôt.

(2) Le paragraphe 2 (3) entre en vigueur le jour de l'entrée en vigueur de l'article 22 de la *Loi de 2005 modifiant la Loi sur les obligations familiales et l'exécution des arriérés d'aliments* ou, s'il lui est postérieur, le jour du dépôt du présent règlement.

ONTARIO REGULATION 387/05

made under the

HEALTH PROTECTION AND PROMOTION ACT

Made: June 22, 2005

Filed: June 24, 2005

Amending Reg. 559 of R.R.O. 1990

(Designation of Municipal Members of Boards of Health)

Note: Regulation 559 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 2 of section 16 of Regulation 559 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

2. One member to be appointed jointly by the Municipal Councils of the Town of Mattawa and the Townships of Bonfield, Calvin, Chisholm, East Ferris and Papineau-Cameron, and The Corporation of the Municipality of Mattawan.

(2) Paragraph 5 of section 16 of the Regulation is revoked and the following substituted:

5. One member to be appointed jointly by the Municipal Councils of the Town of Kearney, the Village of Burk's Falls, and the Townships of Armour, Joly, McKellar, McMurrich/Monteith, Perry, Ryerson and Strong and the Municipality of Magnetawan.

2. Section 28 of the Regulation is revoked and the following substituted:

TIMISKAMING HEALTH UNIT

28. The Board of Health of the Timiskaming Health Unit shall have ten municipal members as follows:

1. One member to be appointed jointly by the Municipal Councils of the towns of Cobalt and Latchford, the Municipal Council of the Municipality of Temagami and the Municipal Council of the Township of Coleman.
2. One member to be appointed jointly by the Municipal Councils of the townships of Larder Lake, Gauthier and McGarry.
3. One member to be appointed jointly by the Municipal Councils of the townships of Brethour, Casey, Harley and Harris, and the Municipal Council of the Village of Thornloe.
4. One member to be appointed jointly by the Municipal Councils of the townships of Armstrong, Hudson, James, Kerns and Matachewan.
5. Two members to be appointed by the Municipal Council of the Town of Kirkland Lake.
6. One member to be appointed jointly by the Municipal Council of the Municipality of Charlton and Dack, the Municipal Council of the Town of Englehart, the Municipal Council of the Township of Chamberlain, the Municipal Council of the Township of Evanturel and the Municipal Council of the Township of Hilliard.
7. Three members to be appointed by the Municipal Council of the City of Temiskaming Shores.

28/05

ONTARIO REGULATION 388/05

made under the

MUNICIPAL ACT, 2001

Made: June 22, 2005

Filed: June 24, 2005

**TERM DEBENTURES AUTHORIZED UNDER
SECTION 452 OF THE ACT****Authority to issue term debentures**

1. (1) A regional municipality is authorized to exercise the powers that it had under subsections 116 (47) to (49) of the *Regional Municipalities Act* on December 31, 2002 to issue term debentures.

(2) In any by-law or document relating to the issuance of a term debenture authorized by subsection (1), a reference to a retirement fund debenture shall be read as if it were a reference to a term debenture.

Commencement

2. This Regulation shall be deemed to have come into force on January 1, 2003.

28/05

ONTARIO REGULATION 389/05

made under the

BUILDING CODE ACT, 1992

Made: June 22, 2005

Filed: June 24, 2005

Amending O. Reg. 403/97
(Building Code)

Note: Ontario Regulation 403/97 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subclauses 1.1.3.3.(1)(a)(i), (iv), (vi) and (vii) of Ontario Regulation 403/97 are revoked.

(2) Clause 1.1.3.3.(1)(a) of the Regulation is amended by adding the following subclause:

(xi.1) Section 168.3.1 of the *Environmental Protection Act* with respect to the *construction* of a *building* to be used in connection with a change of use of a property,

(xi.2) Paragraph 2 of Subsection 168.6 (1) of the *Environmental Protection Act* if a certificate of property use has been issued in respect of the property under subsection 168.6 (1) of that Act,

(3) Clause 1.1.3.3.(1)(a) of the Regulation is amended by adding the following subclause:

(xv.1) Section 11.1 of Ontario Regulation 267/03 (General) made under the *Nutrient Management Act, 2002* with respect to a proposed *building* or structure to house farm animals or store nutrients if that regulation requires the preparation and approval of a nutrient management strategy before *construction* of the proposed *building* or structure,

(4) Clause 1.1.3.3.(1)(a) of the Regulation is amended by adding the following subclause:

(xviii.1) Section 14 of the *Ontario Planning and Development Act, 1994* with respect to any conflict between a development plan made under that Act and a zoning by-law that affects the proposed *building* or structure,

(5) Subclause 1.1.3.3.(1)(b)(vii) of the Regulation is revoked.

(6) Subclause 1.1.3.3.(1)(b)(ix) of the Regulation is revoked and the following substituted:

(ix) Section 46 of the *Planning Act*,

(7) Subclause 1.1.3.3.(1)(b)(xi) of the Regulation is revoked.

(8) Clause 1.1.3.3.(1)(e) of the Regulation is revoked and the following substituted:

(e) orders made by the Minister under section 47 of the *Planning Act* or subsection 17 (1) of the *Ontario Planning and Development Act, 1994*, and

2. (1) Subject to subsection (2), this Regulation comes into force on the later of July 1, 2005 and the day it is filed.

(2) Subsection 1 (2) comes into force on October 1, 2005.

28/05

ONTARIO REGULATION 390/05

made under the

EMPLOYMENT STANDARDS ACT, 2000

Made: June 22, 2005

Filed: June 24, 2005

TERMS AND CONDITIONS OF EMPLOYMENT IN DEFINED INDUSTRIES — PUBLIC TRANSIT SERVICES**Definition**

1. In this Regulation,

“defined industry” means the industry of providing public transit services;

“public transit service” means any service for which a fare is charged for transporting the public by vehicles operated by or on behalf of a municipality or a local board, or under an agreement with a municipality or a local board;

“vehicle” includes transportation facilities for the physically disabled, but does not include,

- (a) vehicles and marine vessels used for sightseeing tours,
- (b) buses used to transport pupils, including buses owned and operated by, or operated under a contract with, a school board, private school or charitable organization,
- (c) buses owned and operated by a corporation or organization solely for its own purposes without compensation for transportation,
- (d) taxicabs,
- (e) railway systems of railway companies incorporated under federal or provincial statutes,
- (f) ferries,
- (g) aviation systems, or
- (h) ambulances.

Scope

2. This Regulation is restricted in its application to,

- (a) employees in the defined industry who operate public transit vehicles or who work as collectors; and
- (b) employers of the employees described in clause (a).

Terms and conditions of employment

3. This Regulation sets out terms and conditions of employment that apply to employees and employers described in section 2.

Hours free from work

4. (1) If the employer and employee agree, subsection (2) applies instead of subsection 18 (1) of the Act.

(2) An employer shall give an employee a period of at least eight consecutive hours free from performing work in each day.

Eating periods

5. Section 20 of the Act does not apply to an employee who,

- (a) is working a straight shift, and has chosen to work that shift;
- (b) is working a split shift for which no meal break that complies with section 20 of the Act is provided, and has chosen to work that shift; or
- (c) is working a straight shift, or a split shift for which no meal break that complies with section 20 of the Act is provided, and has chosen to work whatever shift the employer assigns.

CORRECTION

Ontario Regulation 260/05 under the *Courts of Justice Act* published in the June 18, 2005 issue of *The Ontario Gazette*.
Form 60A of the regulation should have read as follows:

FORM 60A

Courts of Justice Act

WRIT OF SEIZURE AND SALE

(Court file no.)

ONTARIO

SUPERIOR COURT OF JUSTICE

BETWEEN

AND

WRIT OF SEIZURE AND SALE

TO: the Sheriff of the (name of county or district)

Under an order of this court made on (date), in favour of (name of creditor), YOU ARE DIRECTED to seize and sell the real and personal property within your county or district of

Surname of individual or name of corporation/firm, etc.

First given name (individual only)

Second given name (individual only) (if applicable)

Third given name (individual only) (if applicable)

and to realize from the seizure and sale the following sums:

(a) \$ and interest at per cent per year commencing on (date)

(Where the writ is for two or more periodic or instalment payments, substitute:)

Amount of payment

Due Date

(b) \$ and interest at per cent per year on the payments in default commencing on the date of default;

(c) \$ for costs together with interest at per cent per year commencing on (date); and

(d) your fees and expenses in enforcing this writ.

YOU ARE DIRECTED to pay out the proceeds according to law and to report on the execution of this writ if required by the party or solicitor who filed it.

Dated at Issued by

Registrar

on

Address of court office

.....
.....
.....

FORM 60A Writ of Seizure and Sale, backsheet

*(Short title of proceeding)**(Court file no.)*

FEES

Fee	Item	Officer
	Paid for this writ	
\$50	Lawyer's fee for issuing a writ	
	First renewal	
	Second renewal	
	Third renewal	

RENEWAL

Date	Officer

*(Name of court)*PROCEEDING COMMENCED AT *(place)*

WRIT OF SEIZURE AND SALE

Creditor's name

Creditor's address

.....

.....

.....

Lawyer's name

.....

.....

Lawyer's address and telephone no.

.....

.....

CORRECTION

Règlement de l'Ontario 260/05 pris en application de la *Loi sur les tribunaux judiciaires* et publié dans l'édition du 18 juin 2005 de la *Gazette de l'Ontario*.

La formule 60A du Règlement aurait dû être libellée comme suit :

FORMULE 60A

Loi sur les tribunaux judiciaires

BREF DE SAISIE-EXÉCUTION

(N° du dossier de la cour)

ONTARIO

COUR SUPÉRIEURE DE JUSTICE

ENTRE

ET

BREF DE SAISIE-EXÉCUTION

AU : shérif du (*nom du comté ou du district*)

En vertu d'une ordonnance rendue par ce tribunal le (*date*), en faveur de (*nom du créancier*), NOUS VOUS ENJOIGNONS de saisir les biens meubles et immeubles qui se trouvent dans votre comté ou district et qui appartiennent à

Nom de famille de la personne ou nom de la société/de l'entreprise, etc.

Prénom (de la personne)

Deuxième prénom (de la personne) (s'il y a lieu)

Troisième prénom (de la personne) (s'il y a lieu)

et de procéder à leur vente afin de réaliser les sommes suivantes :

a) \$ et les intérêts calculés à un taux annuel de pour cent à partir du (*date*)

(Si le bref prévoit plusieurs versements échelonnés, remplacer par :)

Montant du versement

Date d'échéance

b) \$ et les intérêts calculés au taux annuel de pour cent sur les versements en défaut à partir de la date du défaut;

c) \$ à titre de dépens ainsi que les intérêts calculés au taux annuel de pour cent à partir du (*date*);

d) les honoraires et frais qui vous sont dus pour l'exécution du présent bref.

NOUS VOUS ENJOIGNONS de verser le produit de la vente conformément à la loi et de faire un rapport sur l'exécution forcée du présent bref si la partie ou le procureur qui l'a déposé le demande.

Fait à Délivré par

Greffier

le

Adresse du greffe

.....
.....
.....

FORMULE 60A Bref de saisie-exécution, verso

*(intitulé abrégé de l'instance)**(n° du dossier de la cour)*

HONORAIRES

Honoraires	Poste	Officier de justice
	Délivrance du bref	
50 \$	Honoraires de l'avocat pour la délivrance du bref	
	renouvelé 1 fois	
	2 fois	
	3 fois	

RENOUVELLEMENT

Date	Officier de justice

*(nom du tribunal)*INSTANCE INTRODUITE À *(lieu)*

BREF DE SAISIE-EXÉCUTION

Nom du créancier :

Adresse du créancier :

.....

.....

.....

Nom de l'avocat :

.....

.....

Adresse et n° de téléphone de l'avocat :

.....

.....

CORRECTION

Ontario Regulation 260/05 under the *Courts of Justice Act* published in the June 18, 2005 issue of *The Ontario Gazette*. The English version of Form 60G of the regulation should have read as follows:

FORM 60G

Courts of Justice Act

REQUISITION FOR GARNISHMENT

(General heading)

REQUISITION FOR GARNISHMENT

TO: the local registrar at *(place)*

I REQUIRE a notice of garnishment to be issued in this proceeding, in accordance with the attached draft Form 60H. The total amount to be shown in the notice of garnishment is \$, made up as follows:

1. \$ for principal owing under the judgment or order, including prejudgment interest.
2. \$ for the costs of the action.
3. \$50 for the preparation of documents in connection with issuing, renewing and filing with the sheriff a writ of execution or notice of garnishment.
4. \$ for disbursements paid to a sheriff, registrar, official examiner, court reporter or other public officer and to which the creditor is entitled under subrule 60.19 (1). *(Attach copies of all receipts.)*
5. \$ for an amount determined in accordance with Tariff A for conducting an examination in aid of execution. *(Attach affidavit confirming that examination was conducted, and a bill of costs.)*
6. \$ for any other costs to which the creditor is entitled under subrule 60.19 (1). *(Attach certificate of assessment.)*
7. \$ for postjudgment interest to today's date. *(Calculate by counting the number of days that the principal sum has been owing, multiplying that number by the annual rate of interest, then multiplying by the principal sum owing and dividing by 365.)*

Date

*(Signature of creditor or creditor's lawyer)**(Name, address and telephone number of creditor or creditor's lawyer)*

CORRECTION

Ontario Regulation 356/05 under the *Highway Traffic Act* published in the July 2, 2005 issue of *The Ontario Gazette*.
Section 2 of the regulation should have read as follows:

(2) Subsection 4 (2) of the Regulation is revoked and the following substituted:

(2) In this section,

“spouse” has the same meaning as in Part III of the *Family Law Act*.

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-Laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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Environmental Protection Act	O. Reg. 366/05	1973
Family Benefits Act	O. Reg. 382/05	1996
Family Responsibility and Support Arrears Enforcement Act, 1996	O. Reg. 385/05	2003
Family Responsibility and Support Arrears Enforcement Act, 1996	O. Reg. 386/05	2011
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Health Insurance Act	O. Reg. 374/05	1986
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TEXTE D'INFORMATION POUR LA GAZETTE DE L'ONTARIO

Information

La Gazette de l'Ontario paraît chaque samedi, et les annonces à y insérer doivent parvenir à ses bureaux le jeudi à 15h au plus tard, soit au moins neuf jours avant la parution du numéro dans lequel elles figureront. Pour les semaines incluant le lundi de Pâques, le 11 novembre et les congés statutaires, accordez une journée de surplus. Pour connaître l'horaire entre Noël et le Jour de l'An s'il vous plaît communiquez avec le bureau de La Gazette de l'Ontario au (416) 326-5310 ou par courriel à GazettePubsOnt@mbs.gov.on.ca

Tarifs publicitaires et soumission de format:

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- 2) Pour chaque insertion supplémentaire commandée en même temps que l'insertion initiale, le tarif est 40,00\$
- 3) Les clients peuvent confirmer la publication d'une annonce en visitant le site web de La Gazette de l'Ontario www.ontariogazette.gov.on.ca ou en visionnant une copie imprimée à une bibliothèque locale.

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Le remboursement pour l'annulation d'abonnement sera calculé de façon proportionnelle à partir de 50% ou moins selon la date. Pour obtenir de l'information sur l'abonnement ou les commandes s.v.p. téléphonez le (416) 326-5306 durant les heures de bureau.

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Options de paiement:

Les paiements peuvent être effectués au moyen de la carte Visa, MasterCard ou Amex, ou chèques ou mandats fait à l'ordre du MINISTRE DES FINANCES. Toute correspondance, notamment les changements d'adresse, doit être adressée à :

LA GAZETTE DE L'ONTARIO

50 rue Grosvenor, Toronto (Ontario) M7A 1N8

Téléphone (416) 326-5306

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MINISTÈRES DU GOUVERNEMENT DE L'ONTARIO S.V.P. NOTEZ

IFIS a introduit des exigences de procédures de facturation plus rigoureuses et compliquées qui affectent la Gazette et ses clients. S'il vous plaît considérez utiliser une carte d'achat du ministère lorsque vous placez une annonce. Les commandes faites par carte d'achat ne sont pas sujettes aux exigences de facturation d'IFIS et permettront la Gazette d'éviter le retard futur de traitement.

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INFORMATION TEXT FOR ONTARIO GAZETTE

Information

The Ontario Gazette is published every Saturday. Advertisements/notices must be received no later than 3 pm on Thursday, 9 days before publication of the issue in which they should appear. For weeks including Easter Monday, November 11th or a statutory holiday allow an extra day. For the Christmas/New Year holiday schedule please contact the Gazette at (416) 326-5310 or by email at GazettePubsOnt@mbs.gov.on.ca

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50 Grosvenor Street, Toronto, Ontario M7A 1N8

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IFIS requirements have introduced more stringent and complicated billing procedures that affect both the Gazette and its clients. Please consider using a ministry Purchase Card when placing notices – charge card orders are not subject to IFIS requirements, and will allow the Gazette to avoid future processing delays.

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The Ontario Gazette

La Gazette de l'Ontario

Vol. 138-29
Saturday, 16th July 2005

Toronto

ISSN 0030-2937
Le samedi 16 juillet 2005

Ontario Highway Transport Board

Periodically, temporary applications are filed with the Board. Details of these applications can be made available at anytime to any interested parties by calling (416) 326-6732.

The following are applications for extra-provincial and public vehicle operating licenses filed under the Motor Vehicle Transport Act, 1987, and the Public Vehicles Act. All information pertaining to the applicant i.e. business plan, supporting evidence, etc. is on file at the Board and is available upon request.

Any interested person who has an economic interest in the outcome of these applications may serve and file an objection within 29 days of this publication. The objector shall:

1. complete a Notice of Objection Form,
2. serve the applicant with the objection,
3. file a copy of the objection and provide proof of service of the objection on the applicant with the Board,
4. pay the appropriate fee.

Serving and filing an objection may be effected by hand delivery, mail, courier or facsimile. Serving means the date received by a party and filing means the date received by the Board.

LES LIBELLÉS DES DEMANDES PUBLIÉES CI-DESSOUS SONT AUSSI DISPONIBLES EN FRANÇAIS SUR DEMANDE.

Pour obtenir de l'information en français, veuillez communiquer avec la Commission des transports routiers au 416-326-6732.

Voyage Bernard Gendron Inc. (o/a Voyages Gendron) 46480
1465 Boul. Mrg. Langlois, Salaberry-de-Valleyfield, QC J6S 1C2

Applies for an extra provincial operating licence as follows:

For the transportation of passengers on a chartered trip from points in the Province of Québec as authorized by the Province of Québec from the Ontario/Manitoba, Ontario/Québec and Ontario/U.S.A. border crossings

1. to points in Ontario
2. in transit through Ontario to the Ontario/Manitoba, Ontario/Québec, and Ontario/U.S.A. border crossings for furtherance

and for the return of the same passengers on the same chartered trip to point of origin.

PROVIDED THAT there be no pick-up or discharge of passengers except at point of origin.

Lisa Fera de Morales (Kids Kabbie) 45069-A
716-309 Major Mackenzie Dr. E., Richmond Hill, ON L4C 9V5

Applies for an amendment to public vehicle operating licence PV-4167 as follows:

For the transportation of students who are attending schools and or daycare in the Regional Municipalities of Peel, York and Halton, and the City of Toronto, between the residences of the students and their schools and or daycare located in the Regional Municipalities of Peel, York, Halton and the City of Toronto.

PROVIDED THAT the licensee be restricted to the use of Class "D" public vehicles as defined in subsection 1 of Section 7 of Regulation 982 under the Public Vehicles Act, RSO 1990, Chapter P. 54, each having a maximum seating capacity of twelve (12) passengers exclusive of the driver.

PROVIDED FURTHER THAT the current terms of PV-4167 be cancelled.

Laidlaw Transit Ltd. 29594-A8/A9/A10
3221 North Service Rd., P. O. Box 5028, Burlington, ON L7R 3Y8

Applies for the approval of transfer of extra provincial operating licence X-826, public vehicle operating licence PV-2218 and public vehicle (school bus) operating licence PVS-3239 all now in the name of B. R. Babcock Limited, 117 Hillview Drive, Beamsville, ON L0R 1B0.

29594-A11/A12/A13/A14

Applies for the approval of transfer of extra provincial operating licence X-3389, public vehicle operating licence PV-5288 and public vehicle (school

Published by Ministry of Government Services
Publié par Ministère des Services gouvernementaux

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bus) operating licences PVS-8130 and PVS-3067 all now in the name of C. Seeley's Bus Lines Limited, Box 2144, Prescott, ON K0E 1T0.

**29594-A15/A16/A17/A18/A19/A20/A21/A22/A23/A24/A25
A26/A27/A28/A29/A30/A31/A32/A33/A34/A35/A36
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A48/A49/A50/B1/B2/B3/B4/B5/B6/B7/B8/B9/B10
B11/B12/B13/B14/B15/B16/B17/B18/B19/B20/B21
B22/B23/B24/B25/B26/B27/B28/B29/B30/B31/B32
B33/B34/B35/B36/B37/B38/B39/B40/B41/B42/B43**

Applies for the approval of transfer of the following licences all now in the name of Charterways Transportation Limited, Box 847, Station "B", London, ON N6A 4Z3:

Extra provincial operating licences: X-465-T1, 200-T1, 210-T2, 190-T1, 185-T1, 105-T1, 84-T1, 63-T1, 83-T1, 407, 405, 195, 105, 80, 83, 75, 63, 84, 149, 155, 1300, 1326, 1343, 1363;

Public vehicle operating licences: PV-73, 1519, 1533, 1560, 1650, 1675, 1578, 1685, 1690, 1723, 1766, 1818, 1853, 1866, 1877, 1881, 1920, 1952, 1971, 1978, 1996, 2008, 2020, 2062, 2075, 2121, 2143, 2188, 2201, 2228, 2403, 2416, 2526, 2528, 2539, 2748, 2761, 3172, 3334, 4095, 1439;

Public vehicle (school bus) operating licences: PVS-554, 2442, 1038, 2837, 3287, 3650, 4669, 5063, 6066, 6572, 6595, 6966, 6995, 7817.

(138-G832) **FELIX D'MELLO**
Board Secretary/Secrétaire de la Commission

Government Notices Respecting Corporations Avis du gouvernement relatifs aux compagnies

Notice of Default in Complying with the Corporations Tax Act Avis d'inobservation de la Loi sur l'imposition des corporations

The Director has been notified by the Minister of Finance that the following corporations are in default in complying with the *Corporations Tax Act*.

NOTICE IS HEREBY GIVEN under subsection 241 (1) of the *Business Corporations Act*, that unless the corporations listed hereunder comply with the requirements of the *Corporations Tax Act* within 90 days of this notice, orders will be made dissolving the defaulting corporations. All enquiries concerning this notice are to be directed to Corporations Tax Branch, Ministry of Finance, 33 King Street West, Oshawa, Ontario L1H 8H6.

Le ministre des Finances a informé le directeur que les sociétés suivantes n'avaient pas respecté la *Loi sur l'imposition des corporations*.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (1) de la *Loi sur les sociétés par actions*, si les sociétés citées ci-dessous ne se conforment pas aux prescriptions énoncées par la *Loi sur l'imposition des corporations* dans un délai de 90 jours suivant la réception du présent avis, lesdites sociétés se verront dissoutes par décision. Pour tout renseignement relatif au présent avis, veuillez vous adresser à la Direction de l'imposition des sociétés, ministère des Finances, 33, rue King ouest, Oshawa, Ontario L1H 8H6.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
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2005-07-16

ANGELIC MEMORIES LTD.	001341649
ANGLING SPORTS INC.	001358638
ASBESTOS WORKERS PENSION FUND REP (5) INC.	001297489
ASIMCO MARKETING INC.	001316995
B.R. PEBBLES HOLDINGS INC.	001268089
BELMONT VILLAGE DELI INC.	001011288
BRADFORD 1 HR PHOTO CAMERA CENTRE INC.	000852639
CANADIAN MORTGAGE CORPORATION	001021008
CAREFREE REFRIGERATION LTD.	001035191
CLEER BEVERAGES INC.	001296932
D.E. PENNEY CONSTRUCTION LIMITED	000205584
DANNY'S FLOORING INC.	001015471
DEADLY CURRENT PRODUCTIONS LTD.	001153968
DEE MAX INTERNATIONAL INC.	001311702
DELIGHTFUL DELI INC.	001106936
DENISON TECHNOLOGIES INC.	001361685

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
EXTENSIONS PRODUCT DESIGN INC.	001086413
FALLMONT FARMS INC.	000800010
FENELLA WELL DRILLING INC.	000640791
FOO & ANG CO. LTD.	000851092
G.F. RAAFLAUB INC.	001031551
H & H FURNITURE INC.	000953687
H. LIBMAN PROPERTIES LIMITED	000517002
HAWKESBURY HOLIDAY MOTEL & RESTAURANT INC.	000746635
HCN PROVIDERS INC.	001291570
HOULT & ASSOCIATES INC.	001062794
INNOVATIVE GOLF PRODUCTS INC.	000987145
JEBTIER ENTERPRISES LTD.	000294118
KENSON CONTRACTING CORP.	000914576
KINTYRE & COMPANY LTD.	001248821
LA SPIAGGIA INC.	001244528
LAKERIDGE ENVIRONMENTAL INC.	001138307
LUCIDITY DESIGN CORP.	001052189
LUSH REALTY CORP.	001008673
M. DAGSVIK MECHANICAL CONTRACTORS LTD.	000799777
MACKAY'S FAST FOOD RESTAURANTS LIMITED	000441430
MASCOTE ENTERPRISE LTD.	001004860
MOONBEAM GROCERIES LIMITED	001221479
MOUNTAIN FURNITURE COMPANY LIMITED	000098775
N.T.K. FURNITURE LTD.	001310815
NENTHEAD MANAGEMENT LIMITED	000564588
PALADIN LITERARY HOLDINGS INC.	000749202
PEEL SEWING CENTRES LTD.	000995604
PROFESSIONAL CHOICE SERVICING ENGINEERS (PCSE) INC.	001105102
R & A TRUCK AND TRAILER REPAIR INC.	001440191
REVA & BEN ENTERPRISES LTD.	001277127
ROAD SAVERS ONTARIO LTD.	000481870
RONY HADDAD DRUGS LTD.	001031338
RUSHMAC MEDICAL LTD.	001325265
SAPHIRE CONSULTING SERVICES INC.	001238794
SAUL GOLDSTEIN INSURANCE BROKERS INC.	000976949
STEVE & COLLETTE HILL MANAGEMENT INC.	001174844
SUPER GREEN CUISINE INC.	001294521
SURE-CUT INDUSTRIES LTD.	001014979
T N T AUTO REPAIR LIMITED	001207307
THE DOMINION HOUSE TAVERN INC.	001088005
THE GODDESS OF EDEN TANNING SPA INC.	001322642
THE LAROCHE ENGINE CLINIC CORP.	001457692
THE 3 B RESTAURANT INC.	000492739
TIER AUTOMOTIVE INC.	001206039
TIMBERLANE COTTAGE RESORT INC.	001182575

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
TRI-DELTA BUILDING GROUP INC.	000951523
TRICIA-LOU DEVELOPMENTS LTD.	001245210
TRINKETS INCORPORATED.	000455709
TRUE NORTH TRAINING CENTRE LTD.	000759084
VEENSTRA ELECTRIC LTD.	000998046
VISUAL-EYES MEDIA INC.	001019096
WILEY'S SPORTS PUB INC.	001117352
ZELDA PRESENTATIONS INC.	001012778
ZERO FIBRE INCORPORATED.	001307475
1001732 ONTARIO INC.	001001732
1007190 ONTARIO LTD.	001007190
1022863 ONTARIO LIMITED.	001022863
1026608 ONTARIO INC.	001026608
1043406 ONTARIO INC.	001043406
1052804 ONTARIO INC.	001052804
1054504 ONTARIO LTD.	001054504
1077885 ONTARIO INC.	001077885
1080774 ONTARIO LIMITED.	001080774
1081564 ONTARIO LTD.	001081564
1112236 ONTARIO INC.	001112236
1124998 ONTARIO LTD.	001124998
1147556 ONTARIO LTD.	001147556
1149191 ONTARIO INC.	001149191
1187351 ONTARIO INC.	001187351
1191013 ONTARIO INC.	001191013
1193584 ONTARIO LTD.	001193584
1213344 ONTARIO INC.	001213344
1252475 ONTARIO INC.	001252475
1254661 ONTARIO INC.	001254661
1283953 ONTARIO INC.	001283953
1304238 ONTARIO INC.	001304238
1325691 ONTARIO INC.	001325691
1340756 ONTARIO LTD.	001340756
1352401 ONTARIO INC.	001352401
1385216 ONTARIO INC.	001385216
1390177 ONTARIO INC.	001390177
1425492 ONTARIO LTD.	001425492
1492892 ONTARIO LIMITED.	001492892
562675 ONTARIO LTD.	000562675
581352 ONTARIO LIMITED.	000581352
599460 ONTARIO INC.	000599460
653154 ONTARIO LIMITED.	000653154
663058 ONTARIO LTD.	000663058
701764 ONTARIO LTD.	000701764
712836 ONTARIO LIMITED.	000712836
736876 ONTARIO INC.	000736876
768183 ONTARIO INC.	000768183
811326 ONTARIO INC.	000811326
849706 ONTARIO LIMITED.	000849706
877012 ONTARIO INC.	000877012
905620 ONTARIO LIMITED.	000905620
933552 ONTARIO LTD.	000933552
955715 ONTARIO INC.	000955715

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G823)



Cancellation of Certificates of Incorporation (Corporations Tax Act Defaulters) Annulation de certificats de constitution (Non-respect de la Loi sur l'imposition des corporations)

NOTICE IS HEREBY GIVEN that, under subsection 241 (4) of the *Business Corporations Act*, the Certificates of Incorporation of the corporations named hereunder have been cancelled by an Order dated 20 June, 2005 for default in complying with the provisions of the *Corporations Tax Act*, and the said corporations have been dissolved on that date.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément au paragraphe 241 (4) de la *Loi sur les sociétés par actions*, les certificats de constitution dont les 20 juin 2005 pour non-respect des dispositions de la *Loi sur l'imposition des corporations* et que la dissolution des sociétés concernées prend effet à la date susmentionnée.

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
--	--

2005-06-20

A.S.H. REHAB CONSULTANTS INC.	001152642
ABSOLUTE PARALEGAL INC.	001159631
ACCUCALL TELESERVICES INC.	001156584
ADAMS TRANSPORTATION & LOGISTICS INC.	001160587
ADJO PROFESSIONAL MANAGEMENT INC.	000599299
ADVANTAGE INFORMATION MANAGEMENT SOLUTIONS INC.	001156934
AFFINITY PHARMA INC.	001169704
AFM COMMUNICATIONS INC.	001150221
AGE AUTO GARAGE LTD.	001435867
AH WANNA TALK COMMUNICATIONS CORP.	001159702
AIRDRIE COATING SYSTEMS INC.	001163948
ALLEGRO MARKETING GROUP CORPORATION.	001169469
ALPHA GLOBAL ENTERPRISES AND SERVICES INC.	001154604
AM-CAN AIR INC.	001153563
AMB AUTO COLLISION & MECHANICAL INC.	001156012
AMBULATORY SERVICES OF CANADA INC.	001164699
AMCAN PROMOTIONS LTD.	001166691
AMERICA CAFE INC.	001165128
AMPER ASSOCIATES LTD.	001153564
ANGEL PLASTICS LIMITED.	001155795
APCC ONTARIO INC.	001168231
APEX REALTY SYSTEMS INC.	001156389
ARKAY FIRE SYSTEMS INC.	001146631
ARTIFEX CREATIVE EMPIRE LTD.	001162566
A/MAC RACING INC.	000902788
ASCENT CANADA APPAREL INC.	001164174
ASCENTIA GROUP INC.	001149777
ASIA TRADING SYSTEM INC.	001165154
ASSURED MARKET FUND LTD.	000655278
AULGONN CAPITAL INCORPORATED.	001148347
AUTOMOTIVE AFTERMARKET SUPERCENTRE INC.	001161783
AVI CABLE PLUS CORP.	001159213
AWAZ-A-PANTH (84) INC.	001146711
A1 FACTORY PRODUCTS INC.	001149767
B & P TORONTO INVESTMENT INC.	001153208
B & W CORP.	001154684
BAGEL BLVD. INC.	001167715
BALEX TRADE & INVESTMENT COMPANY LTD.	001352346
BALH CANADA INC.	001165284
BARON FINANCE CORPORATION.	001154711
BASIC CAPITAL DEVELOPMENTS INC.	001153935
BAY STREET GOLF ACADEMY INC.	001167363
BESTWAY FOODS INC.	001166758
BETTER DAYS PRODUCTIONS UK LTD.	001169021
BEWEE INC.	001110388

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
BLACKSTAR PETROLEUM INC.	001158834
BLUEFISH INDUSTRIAL SOFTWARE COMPANY LIMITED	001158384
BOARDWALK ENTERPRISES INC.	001154969
BOND GM&P HOLDING CORPORATION	001161290
BRADGATE ARMS (1996) INC.	001167636
BRADGATE ARMS MANAGEMENT INC.	001167637
BRIAR HOLDING COMPANY LTD.	001156099
BROADCASTER ELECTRONIC PUBLISHING INC.	001169706
BROWN BETTY INDUSTRIES LTD.	001015739
BUSINESS DIRECT MARKETING & PROMOTIONS INC.	001154378
C & S SECURITY SYSTEMS LTD.	001150578
C. K. CONSULTING AND MANAGEMENT SERVICES INC.	001162593
C. SMITH ASSOCIATES INC.	001165093
C.I.B. INVESTIGATIONS INC.	001146603
CACOMA LIMITED	001153295
CALEDON CUSTOM SPRAY PAINTING INC.	001155079
CANADIAN AUTO CENTRE INC.	001303696
CANADIAN CHICKEN HUT INC.	001389246
CANADIAN MAINTENANCE & ENGINEERING SERVICES INC.	001156864
CANADIAN-RUSSIAN BUSINESS CENTRE INC.	001152796
CANATECH INTERNATIONAL CO. LTD.	001155803
CANDOUG CORPORATION	001353979
CARIBBEAN INTERNATIONAL AIRWAYS INC.	001153296
CARRIERS TRAVEL INC.	000855156
CAS INTERCULTURAL EXCHANGE INC.	001152305
CD DUPLICATING (ONTARIO) LTD.	001163376
CEILIDH CATERING INC.	001164036
CELLUNET COMMUNICATIONS INC.	001153865
CERTA HOME MART INC.	001153550
CHAE DAE MARTIAL ARTS ACADEMY INC.	001170374
CHARLIE & MARC ENTERPRISES (CANADA) INC.	001152392
CHOICE FRANCHISE CONCEPTS INC.	001155725
CHORNIUK ENTERPRISES INC.	001158150
CLEANHEAD PRODUCTIONS INC.	001343007
CODESOFT CONSULTING INC.	001155820
COMMONWEALTH GOLF PROPERTIES INC.	001165163
COMMUNITY GIFT BASKET INC.	001146377
CONCEPT 1 COMMUNICATIONS INC.	001157470
CONCEPTUAL TECHNOLOGIES INC.	000948613
CONSTRONG REHABILITATION CENTRE INC.	001168903
CONSULWAL TECHNOLOGIES INC.	001167365
CONTINENTAL AUTO REPAIRS AND SALES INC.	001146781
COOKSVILLE PAINT & DECORATING INC.	001226493
CORBY'S MENS WEAR LIMITED	001149577
CORPORATE TRANSITIONS INC.	001154234
COTTON OPTIONS INC.	001163108
COZY FASHIONS INC.	001160468
CRONA IMPEX CORPORATION	001162128
CRUISE TRAVEL CENTRE INC.	001157554
CWCR CANADA WIDE CONSTRUCTION & RECYCLE LTD.	001158628
DAE HAN TRAVEL INC.	001163142
DANIM-BOSE CANADA LTD.	001169157
DATA-TEL ELECTRIC INC.	001154952
DECORMAX INC.	001168432
DELPHIAN FINANCIAL SERVICES INC.	001159033
DELTA SALVORS & RECOVERY INC.	001151172
DEMEC LIMITED	001152645
DENBUR HEALTH PRODUCTS INC.	001153481
DETAIL FRAMING INC.	001167630
DIMAX CONSTRUCTION LIMITED	001332812
DIRECT IMPRESSIONS INC.	001126515
DMX CONSTRUCTION LTD.	001156020
DOMCO CORPORATION ONTARIO	001162264
DOMINIC & SON PAINTING LTD.	001161214
DON GILLIS MUSIC PRODUCTIONS INCORPORATED	000570045

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DONG-SUH YOUTH CULTURAL EXCHANGE CENTER LTD.	001149170
DORAL TECHNOLOGIES INC.	001166197
DORSET CONSERVATION INC.	000654192
DOUCETTE'S INC.	001166079
DRI MASTER TECHNOLOGIES INC.	001164613
DUNLOP TRANSPORT INC.	000848081
DURATECH INDUSTRIES INC.	001156458
DYNASTY PROFESSIONAL EQUIPMENT CORPORATION	001166177
E.A.A. INTERNATIONAL (CANADA) INC.	001162567
E&M AUTOMOTIVE LTD.	001154858
EAGLE BIRDIE GOLF INC.	001170100
EASTERN CANADA EDUCATION SERVICES INC.	001162552
EASTERN PACIFIC ELECTRICITY CORPORATION	001159713
ELEVISION ADVERTISING INC.	001153799
ELIS GROUP INCORPORATED	001142172
ELLAS INTERNATIONAL TRADING GROUP LTD.	001156150
ENTIMAR MARKETING INC.	001169071
EPPLER FINANCIAL LTD.	001168896
ERP SYSTEMS INTERNATIONAL INC.	001146641
EUROHOTELS INC.	001158050
EUROPA CORPORATION	001162033
EX-TECH, SALES & SERVICE INC.	000796250
EXPO PLUS INC.	001156460
EXPRESS COFFEE (1999) LTD.	001149952
F. V. MOLLOY COMPUTER CONSULTING INC.	001169078
F/X CORPORATION	001045168
FAIHA INCORPORATED	001165489
FAIRDINKUM AUSSIE (FPK) INC.	001327723
FAIRDINKUM AUSSIE OUTFITTERS U.C. INC.	001284526
FAIRVIEW OIL INC.	001165495
FALLOWFIELD FINANCIAL SERVICES INC.	001150279
FAMILY FOREVER INC., ...YOUR FAMILY HERITAGE ON VIDEO	001163369
FAR EAST OVERSEAS INC.	001151615
FARCH IRAN INC.	001167318
FATIMA CULTURAL ACTIVITIES INC.	001155323
FBSP INC.	001153471
FERNMAR INDUSTRIES LIMITED	000231604
FERRARA JERUM INTERNATIONAL LIMITED	001161141
FILM WATCH INC.	001164460
FIRST FIRE ROCK OIL AND GAS LTD.	001334384
FOREIGN AFFAIR LIMITED	001170004
FORMIRA LTD.	001164204
FRIMA MACHINING INC.	001150715
FRUSTUM INC.	001156865
FUN BOYS INC.	001149954
FUTURE FRICTION INC.	001153629
FUTURETRON LTD.	000601576
G. SALEX OF CANADA LTD.	001165705
G. T. AIRLINES INC.	001158498
GALACTICA INTERNATIONAL INC.	001161179
GAV-TEK WINTER ROAD RESTORATION INC.	001145598
GENMAR INTERNATIONAL TRADING (CANADA) CO. LTD.	001150401
GERALD LADEROUTE LAND CLEARING LIMITED	001152977
GIANT.COM INC.	001158647
GLOBAL TRANSMISSION INC.	001153600
GLOBE CAPITAL CORPORATION	001167221
GOBAR CONSTRUCTION LTD.	001166195
GOLDCREST DRYWALL CONTRACTORS LTD.	001156021
GOLFPLUS VACATIONS INC./VACANCES GOLFPLUS INC.	001304214
GOLION FINANCIAL CONSULTANTS LTD.	001149251
GPT EXPRESS LIMITED	001159016
GRAND CENTRAL REHAB CENTRE INC.	001152416
GREAT LAKES MARINE MISS. LTD.	001325503
GUIDEPOST ONE LTD.	001158153
HANI INTERNATIONAL INC.	001154617
HARWOOD MANAGEMENT ASSOCIATES INC.	001170132

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
HAYDEN COMMUNICATIONS INC.	000937626
HEDGEWOOD LANDSCAPING INC.	001155230
HEDI MACHINE TOOL LTD.	001165624
HEMCO PROPERTIES CORPORATION	001165724
HERITAGE EGYPTIAN ARABIAN BLOODSTOCK INVESTMENTS VIII INC.	001159848
HIGHCLASS TELECOM INC.	001151655
HIGLEY FLOW EQUITIES LTD.	001166300
HOI FATT IMPORT & EXPORT LTD.	001152275
HOIFAT LTD.	001151930
HONG HUA INTERNATIONAL LIMITED.	001157409
HSUPER MANAGEMENT CORPORATION	001166398
HTC INC.	001154224
HTC INTERNATIONAL TRADING INC.	001163880
HUDSON FIRE SYSTEMS INC.	001167277
ICE PICTURES INC.	001150804
ICEE (GUYANA) LTD.	001152072
IKW HOMES INC.	001153959
IN SHED ENTERPRISES INC.	001152425
IND ONLINE CORP.	001149312
INDELIBLE PICTURES INC.	001155511
INDIAN MOTORCYCLE LIMITED.	001165691
INDY AUTOMOTIVE REPAIRS LTD.	001164630
INFINICA INC.	001293816
INSTANTBILLS SOFTWARE INC.	001487082
INTERCOMNET TECHNOLOGIES INC.	001149372
INTERLINKS INC.	001163804
INTERNATIONAL ARCHITECTURAL PRODUCTS LTD.	001157173
INTERNATIONAL COMPOSITE PANEL LTD.	001155198
INTERNATIONAL EXPORT TRAINING CENTRE INC.	001153894
INTERNATIONAL SCREEN PRINTING CORP.	001197482
INTERNET INTERNET INC.	001156849
INTERNET REALTY INFORMATION SERVICES INC.	001164433
INTRENDS GROUP INC.	001153880
INVEST IN WEST LTD.	001161886
ISLAND CAFE LIMITED.	001153315
IVY TRELLIS LIMITED	001155049
J. DONNELLY HOLDINGS INC.	001153558
J.C. CREATIONS (CANADA) INC.	000867560
J.D. HOUSTON CAPITAL CORPORATION.	001169499
J.D. MATTRESS PLUSS INC.	001085418
JANI-GUARD CLEANING SERVICES INC.	001164121
JERICO PRODUCTIONS LIMITED	001168961
JGS RESULT LEASING INC.	001166395
JMSP 2000 INC.	001159051
JNC CANADA LTD.	001166227
JVS EXPORTS & IMPORTS LIMITED	001167231
K.C. KNOX INTERNATIONAL INC.	001142188
K.W.K.J. HOLDINGS LTD.	001150864
KAHIROP INCORPORATED	000901100
KANLINK INTERNATIONAL INC.	001157580
KARMOR SALES & MARKETING INC.	001166674
KAVUMA ENTERPRISES INC.	001138317
KHATTAB S. LIMITED	001156329
KIDS SAFETY WATCH INC.	001153993
KIDZ SHOP COUPON ENCYCLOPEDIA INC.	001152689
KOKH IMPORTING AND EXPORTING LTD.	001154387
KRIMSON CORPORATION	001152843
KUM LEI TRADING LTD.	001164183
L.B. CONTRACTING LIMITED	001156866
LACORP INTERNATIONAL INC.	001169051
LAIBACH YORK INC.	001169559
LAKESIDE MARKET INC.	001151939
LARJER EXPORT & IMPORT CORP.	001149666
LAW OF THE NATION PUBLISHING INC.	001155694
LEACH & COMPANY INVESTMENTS INC.	001142171
LEMAY ENTERPRISES INC.	001156863
LEUS INTERNATIONAL TRADING INC.	001151722
LORJOHN LANDSCAPING & INTERLOCK LTD.	001152822
LUCKYWAY (CANADA) INTERNATIONAL INC.	001161742

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LUXIMA CORPORATION	001154710
M.I. VIGLE CORPORATE SERVICES INC.	001142692
M.S.R. INDUSTRIES INC.	001152864
M.Y. EQUIPMENT INC.	001156046
MACDONALD AFFLECK MANAGEMENT CORP.	001150053
MAKIBATRADE INC.	001150508
MANDIC BROS. DRYWALL & CONST. LTD.	000334023
MAPLE PARK REALTY LTD.	001163149
MARATHEA INTERNATIONAL INC.	001167682
MARELL MANAGEMENT INC.	001149063
MARSHALL'S FRUIT & VEGETABLE BROKERS INC.	001149190
MARVIN & SINCLAIR CONTRACTORS INC.	001165649
MARY'S MODELS & TALENT INC.	001152636
MAXIMUM SALES (1996) CORPORATION	001168880
MCLEAN ENTERPRISES INC.	001154009
MEBYAS ENTERPRISES INC.	001149382
MEDIA WORKSHOP INC.	001146507
MEDIVAC TECHNOLOGIES INC.	001146735
MEGA BIRD FARMS INC.	001162510
MERIDIAN TRANSPORTATION INC.	001170083
METROGLYPH DESIGN INC.	001165725
MIJ ENTERTAINMENT GROUP INC.	001150723
MIKE RAMELLI HOMES LTD.	000646742
MILAN DISTILLERIES CORP.	001153676
MILLENIUM AIR LINK CORPORATION.	001158080
MILTEK MOVING INC.	001162253
MIS OUT-SOURCE INC.	001157461
MISSING LINK BIKE SHOP LTD.	001158170
MISSISSAUGA ADULT ENTERTAINMENT INC.	001149327
ML DIXIE GROUP INC.	001306856
MORTON HOLDINGS INC.	000986537
MOTOR CITY TRAILER MANUFACTURING LTD.	000713817
MR. INDIA RESTAURANT INCORPORATED	001161605
MUC SOFTWARE LTD.	001163326
MULTIMEDIA COMMUNICATIONS DESIGN GROUP MURRAY INC.	001156936
MURMAR TECHNOLOGIES INC.	001161264
MUSIC DESIGN (ONTARIO) INC.	001152546
MY VIPER INC.	001164861
NAFTA PRODUCTIONS INC.	001164646
NATIONAL ROOFING INC.	000622097
NEW ADVANCED CONSULTING INC.	001154932
NEWELL FINANCIAL SERVICES INC.	001166690
NIAGARA MULTI ARTS CO. LTD.	001156945
NIKIA INTERNATIONAL LIMITED	001157495
NIVEK RENOVATION & CONTRACTING LTD.	001166917
NOODLES CITY INC.	001376755
NOONDAY GRAPHICS LTD.	000681140
NORTH SEA INTERNATIONAL DEVELOPMENT INC.	001087504
NORTHERN HAULAGE SYSTEMS (NHS) INC.	001167218
NORTHWOOD GENERAL LTD.	001145510
OMNI ELECTROLYSIS LTD.	001163907
OMNI OVERSEAS MARKETING INC.	001166165
ONTARIO ENVIRONMENTAL, HEALTH AND SAFETY SERVICES LIMITED.	001151725
OSCAR AGENCY INC.	001159041
OSCAR GROUP (CANADA) LTD.	001152230
P.L.A.N. FINANCIAL INC.	001146623
P&A ENTERTAINMENT INC.	001154847
PANCHAM MINING GROUP LTD.	001155674
PARADISE CASINO DEALER TRAINING ACADEMY INC.	001163958
PEDERSEN WORLD TOURS (1996) INC.	001166906
PEEL LOCKSMITH'S INC.	001164089
PERSONALIZED SCREEN SAVERS INC.	001154310
PHINROM VENTURES INC.	001166985
PHONE MASTER INC.	001150980
PING HO TRADING INC.	001156918
PODA PROPERTY MANAGEMENT INC.	001159017
PODESTA INC.	001149048
POLARIS MUSIC PRODUCTIONS INC.	001166592

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PORTUGUESE COMMUNITY WHO'S WHO IN CANADA INC.	
PREFERRED CLIENTELE REWARDS INC.	001167946
PRESCOTT STUDIOS INC.	001164825
PRICE CASINO LIMITED	001151937
PRIME CORP INC.	001152757
PRIMEPLUS INTERNATIONAL INC.	001150594
PROFESSION PACKERS INC.	001146480
PROTECH SECURITIES INC.	001155055
RADIANT COMMUNICATIONS LIMITED	001156916
RADIMISIS GENERAL CONTRACTORS LTD.	001170141
RAINBOW-SUN CORORATION	001149121
RAPID DOC'S CORP.	001156040
REAL ESTATE ENGINEERING ARCHITECTURE LAND DEVELOPMENT INC.	001169511
RED MAPLE GO INTERNATIONAL (CANADA) LTD.	001159070
REFAS INC.	001169088
REG'S PLUMBING INC.	000830054
RENT A BUTLER INC.	001024272
RISE SUN HOLDINGS LTD.	001126479
RKL INTERNATIONAL REAL ESTATE LTD.	001157510
ROB HUISMAN TRANSPORT INC.	000748696
ROCK CHAPEL IMPORTS INC.	001161177
ROCKLAND INTERNATIONAL CORPORATION	001149782
ROM 2000 LTD.	001162500
ROSE & THISTLE COFFEE EMPORIUM LTD.	001154908
ROUSE PUBLICATIONS INC.	001146345
ROYAL CITY MALL LTD.	001168481
ROYAL LEISURE PARTNERS INC.	001148291
ROYAL MUSKOKA HOLDINGS LIMITED	001156925
RUMAC METAL CUT GROUP INC.	001153948
S. THORNE ENTERPRISES LTD.	001157062
S. WILSON & CO. ADMINISTRATIVE SERVICES INC.	001146216
S.K. IMPORTERS & DISTRIBUTORS INC.	001169072
SANICLE ENTERPRISES INC.	001166977
SC ENTERTAINMENT (1996) INC.	001166055
SECURITON INTERNATIONAL INC.	001164461
SELF WRITE INSURANCE SERVICES INC.	001151154
SEMANG MINERALS INC.	001163816
SHADOW ZONE PRODUCTIONS INC.	001167936
SHARE-TRANS INC.	001153685
SHERBOURNE STUDIOS INC.	001153478
SIGNATIONAL DESIGNS LTD.	001169572
SKILLS AT WORK INC.	001170150
SKORBINSKI & SONS LIMITED	001165897
SMOOTH ROCK CAMPS INC.	000696226
SMS MODERN HOLDCO INC.	000502049
SNAX UNLIMITED INC.	001328640
SOFTBOTS INC.	001149559
SOFTPRO DATA INC.	001163933
SOFTSTUDY EDUCATIONAL SOFTWARE INC.	001170300
SOLEX INTERNATIONAL INC.	001156917
SOMERVILLE ENTERPRISES (#1) INC.	001162425
SON PICTURES INC.	001151724
SPEED-EX COURIER INC.	001161753
STEEL ROLL PROTECTOR INDUSTRIES INC.	001151663
STERILEX INC.	001153213
STEWART E. RANFT LIMITED	001154683
SUB SUB SUBMARINE INC.	001161253
SUPERIOR ONE RESTORATION LTD.	001156029
SUPERIOR PROPERTIES INC.	001150512
SYNCRAFT MANAGEMENT INC.	001164218
T.G.C.I.Y. 1999 INC.	001151878
T.Y.G. INVESTMENTS INC.	001341009
TAENIA DANSTUN CORPORATION	001156760
TALIBAH CONSULTANTS & TRAINERS INC.	001166699
TALL GRASS MAINTENANCE CORPORATION	001157727
TANICA INTERNATIONAL INC.	001169650
TAVSCAPE LTD.	001167205
TECHNOLOGY PROCUREMENT CENTRE INC.	001167767
TELEMEDICINE SERVICES INC.	001154692
	001154640

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TETRATECH INC.	001154238
THAVAJEYA ENTERPRISES LIMITED	001164621
THE BIG-TRUCK SERVICE CENTER INC.	001166413
THE CRAFTER'S MARKETPLACE (#4) LTD.	001347621
THE GREAT OUT OF DOORS INC.	001300415
THE MAPLE GROUP INC.	001151165
THE REAL ESTATE MANAGER INC.	001164187
THE REWARDS GROUP INC.	001165792
THE SAUNDRIA GROUP INC.	001157104
THE SHOE ADVANTAGE INC.	001157104
THE STONE GROUP IMAGINEERS INC.	001149775
THE TODAY NEWS WORLD INC.	001165286
THE WHARTON GROUP CORPORATION	001158177
THEATRE OF DANCE ARTS INC.	001153555
THERMECH LIMITED	001167212
TMMK INC.	000120325
TODBREN ENTERPRISE INC.	001168813
TOO COOL! CANDY CORPORATION	001152283
TOUCHUP WORKS INC.	001149639
TREMORS NIGHT CLUB AND CAFE INC.	001452167
TRENT TRAIL LTD.	001146509
TRILLIUM EXPRESS TRANSPORT INC.	001157353
TRIP-COM INC.	001154528
TRIRIDGE HOMES INC.	001151954
TRUE ORGANIZED PLACE (TOP) INC.	000825320
TUTT MARINE LTD.	001334395
UNITED DRUG MART LTD.	001149943
UNITED INTERACTIVE COMMUNICATIONS INC.	000411049
UZI'S MEDITECH 2000 INC.	001149401
V.V.K SMOKE & MILK CONVENIENCE LTD.	001352358
VANDI'S COFFEE HOUSE LTD.	001149094
VITOR GROUP INC.	001151630
VOK INCORPORATED	001150857
VONDERHAAR MECHANICAL INC.	001155681
WALKERS FAMILY CAMPGROUND INC.	001164865
WALLINGFORD SYSTEMS INC.	001142186
WE HAVE WHAT IT TAKES CORP.	001155279
WEILAI CANADA DEVELOPMENT LTD.	001155650
WEILAI CANADA ESTATES LTD.	001169578
WEST GROUP HOLDINGS INC.	001169579
WEST SECURITY INC.	001152325
WESTDALE JEWELLERS LTD.	001331818
WHEELS QUEST INC.	001160599
WINTERFEST LONDON INC.	001150840
WINWORTH ENTERPRISES LTD.	001145442
WORLD TRADE & MARKETING GROUP OF CANADA LTD.	001167817
WORLDWIDE EMPLOYMENT AND IMMIGRATION CONSULTING LTD.	001165137
WORMHOLES INC.	001152601
XENEX SOFTWARE INC.	001168401
XLCRETE CORPORATION	001168218
YAMATO MANAGEMENT CORPORATION	001149155
YELP CORP.	001159075
YIP & YEUNG INVESTMENTS LTD.	001165927
ZEVCO LTD.	001071358
1000 KING ST. E. HOLDINGS LTD.	001150248
1013920 ONTARIO LIMITED	001069725
1026578 ONTARIO INC.	001013920
1034342 ONTARIO LIMITED	001026578
1075807 ONTARIO INC.	001034342
1075934 ONTARIO INC.	001075807
1124925 ONTARIO INC.	001075934
1126506 ONTARIO LTD.	001124925
1126516 ONTARIO LIMITED	001126506
1131469 ONTARIO INC.	001126516
1134930 ONTARIO INC.	001131469
1134973 ONTARIO LIMITED	001134930
1134993 ONTARIO INC.	001134973
1137746 ONTARIO LTD.	001134993
1137752 ONTARIO INC.	001137746
	001137752

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1137761 ONTARIO LTD.	001137761
1137774 ONTARIO INC.	001137774
1137793 ONTARIO INC.	001137793
1138324 ONTARIO INC.	001138324
1138374 ONTARIO INC.	001138374
1140667 ONTARIO INC.	001140667
1140705 ONTARIO LIMITED	001140705
1140732 ONTARIO INC.	001140732
1141434 ONTARIO INC.	001141434
1141526 ONTARIO INC.	001141526
1141534 ONTARIO INC.	001141534
1142123 ONTARIO LIMITED	001142123
1142748 ONTARIO LTD.	001142748
1142781 ONTARIO INC.	001142781
1145231 ONTARIO LIMITED	001145231
1145502 ONTARIO INC.	001145502
1146204 ONTARIO INC.	001146204
1146277 ONTARIO INC.	001146277
1146301 ONTARIO LIMITED	001146301
1146446 ONTARIO INC.	001146446
1146510 ONTARIO INC.	001146510
1146518 ONTARIO INC.	001146518
1146519 ONTARIO INC.	001146519
1146554 ONTARIO INC.	001146554
1146573 ONTARIO INC.	001146573
1146578 ONTARIO LTD.	001146578
1146651 ONTARIO INC.	001146651
1146660 ONTARIO LIMITED	001146660
1147069 ONTARIO INC.	001147069
1147098 ONTARIO LIMITED	001147098
1149097 ONTARIO INC.	001149097
1149164 ONTARIO INC.	001149164
1149311 ONTARIO INC.	001149311
1149365 ONTARIO LTD.	001149365
1149652 ONTARIO INC.	001149652
1149677 ONTARIO INC.	001149677
1149784 ONTARIO INC.	001149784
1149860 ONTARIO INC.	001149860
1150002 ONTARIO INC.	001150002
1150011 ONTARIO CORPORATION	001150011
1150109 ONTARIO LTD.	001150109
1150202 ONTARIO INC.	001150202
1150290 ONTARIO LTD.	001150290
1150291 ONTARIO INC.	001150291
1150331 ONTARIO INC.	001150331
1150444 ONTARIO INC.	001150444
1150645 ONTARIO LIMITED	001150645
1150741 ONTARIO INC.	001150741
1150806 ONTARIO LIMITED	001150806
1150856 ONTARIO LIMITED	001150856
1150866 ONTARIO LIMITED	001150866
1150916 ONTARIO INC.	001150916
1150917 ONTARIO INC.	001150917
1150924 ONTARIO INC.	001150924
1151081 ONTARIO INC.	001151081
1151093 ONTARIO INC.	001151093
1151097 ONTARIO LIMITED	001151097
1151421 ONTARIO LIMITED	001151421
1151741 ONTARIO LIMITED	001151741
1151853 ONTARIO LIMITED	001151853
1151953 ONTARIO LIMITED	001151953
1152002 ONTARIO INC.	001152002
1152155 ONTARIO LTD.	001152155
1152231 ONTARIO INC.	001152231
1152291 ONTARIO LTD.	001152291
1152314 ONTARIO LIMITED	001152314
1152366 ONTARIO LIMITED	001152366
1152495 ONTARIO LIMITED	001152495
1152727 ONTARIO INC.	001152727
1152728 ONTARIO INC.	001152728
1152823 ONTARIO LIMITED	001152823

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1152924 ONTARIO LIMITED	001152924
1153226 ONTARIO LTD.	001153226
1153392 ONTARIO INC.	001153392
1153393 ONTARIO LTD.	001153393
1153531 ONTARIO LIMITED	001153531
1153573 ONTARIO INC.	001153573
1154180 ONTARIO INC.	001154180
1154206 ONTARIO LTD.	001154206
1154241 ONTARIO LTD.	001154241
1154292 ONTARIO LIMITED	001154292
1154347 ONTARIO LIMITED	001154347
1154396 ONTARIO LIMITED	001154396
1154550 ONTARIO LIMITED	001154550
1154609 ONTARIO LTD.	001154609
1154621 ONTARIO INC.	001154621
1154719 ONTARIO INC.	001154719
1154728 ONTARIO INC.	001154728
1154764 ONTARIO LIMITED	001154764
1154941 ONTARIO INC.	001154941
1155003 ONTARIO LIMITED	001155003
1155020 ONTARIO LTD.	001155020
1155069 ONTARIO INC.	001155069
1155073 ONTARIO INC.	001155073
1155117 ONTARIO LIMITED	001155117
1155126 ONTARIO INC.	001155126
1155186 ONTARIO LIMITED	001155186
1155187 ONTARIO INC.	001155187
1155274 ONTARIO INC.	001155274
1155449 ONTARIO INC.	001155449
1155634 ONTARIO INC.	001155634
1155733 ONTARIO INC.	001155733
1155787 ONTARIO INC.	001155787
1155819 ONTARIO INC.	001155819
1155865 ONTARIO LIMITED	001155865
1155973 ONTARIO LIMITED	001155973
1156038 ONTARIO LIMITED	001156038
1156106 ONTARIO LIMITED	001156106
1156116 ONTARIO INC.	001156116
1156177 ONTARIO INC.	001156177
1156185 ONTARIO INC.	001156185
1156302 ONTARIO INC.	001156302
1156308 ONTARIO INC.	001156308
1156415 ONTARIO LTD.	001156415
1156565 ONTARIO INC.	001156565
1156574 ONTARIO LTD.	001156574
1156943 ONTARIO INC.	001156943
1157014 ONTARIO LTD.	001157014
1157017 ONTARIO INC.	001157017
1157182 ONTARIO INC.	001157182
1157226 ONTARIO INC.	001157226
1157426 ONTARIO INC.	001157426
1157477 ONTARIO LIMITED	001157477
1157496 ONTARIO LIMITED	001157496
1157503 ONTARIO LTD.	001157503
1157518 ONTARIO LTD.	001157518
1157544 ONTARIO LIMITED	001157544
1157561 ONTARIO LTD.	001157561
1157563 ONTARIO LIMITED	001157563
1157564 ONTARIO INC.	001157564
1157579 ONTARIO INC.	001157579
1158143 ONTARIO INC.	001158143
1158152 ONTARIO LIMITED	001158152
1158414 ONTARIO INC.	001158414
1158634 ONTARIO LTD.	001158634
1158754 ONTARIO INC.	001158754
1158755 ONTARIO LTD.	001158755
1158862 ONTARIO INC.	001158862
1158886 ONTARIO INC.	001158886
1159042 ONTARIO LIMITED	001159042
1159092 ONTARIO LIMITED	001159092
1159094 ONTARIO LTD.	001159094

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1159095 ONTARIO INC.	001159095
1159163 ONTARIO LIMITED	001159163
1159231 ONTARIO LIMITED	001159231
1159281 ONTARIO INC.	001159281
1159633 ONTARIO LIMITED	001159633
1159640 ONTARIO LTD.	001159640
1159774 ONTARIO INC.	001159774
1159801 ONTARIO INC.	001159801
1160455 ONTARIO INC.	001160455
1160469 ONTARIO INCORPORATED	001160469
1160539 ONTARIO LTD.	001160539
1161034 ONTARIO LTD.	001161034
1161194 ONTARIO LIMITED	001161194
1161197 ONTARIO INC.	001161197
1161236 ONTARIO INC.	001161236
1161257 ONTARIO LIMITED	001161257
1161292 ONTARIO INC.	001161292
1161357 ONTARIO LTD.	001161357
1161432 ONTARIO LIMITED	001161432
1161503 ONTARIO LTD.	001161503
1161584 ONTARIO LTD.	001161584
1161658 ONTARIO LTD.	001161658
1161696 ONTARIO INC.	001161696
1161751 ONTARIO LIMITED	001161751
1161780 ONTARIO LIMITED	001161780
1161799 ONTARIO INC.	001161799
1162008 ONTARIO INC.	001162008
1162112 ONTARIO LIMITED	001162112
1162130 ONTARIO LIMITED	001162130
1162131 ONTARIO LIMITED	001162131
1162261 ONTARIO INC.	001162261
1162402 ONTARIO INC.	001162402
1162502 ONTARIO LTD.	001162502
1162554 ONTARIO INC.	001162554
1162565 ONTARIO INC.	001162565
1162668 ONTARIO INC.	001162668
1162674 ONTARIO INC.	001162674
1162901 ONTARIO LTD.	001162901
1162903 ONTARIO INC.	001162903
1163850 ONTARIO INC.	001163850
1163953 ONTARIO INC.	001163953
1164205 ONTARIO INC.	001164205
1164405 ONTARIO LIMITED	001164405
1164595 ONTARIO LIMITED	001164595
1164604 ONTARIO INC.	001164604
1164798 ONTARIO INC.	001164798
1165083 ONTARIO LIMITED	001165083
1165473 ONTARIO INC.	001165473
1165734 ONTARIO LIMITED	001165734
1166163 ONTARIO INC.	001166163
1166288 ONTARIO INC.	001166288
1166342 ONTARIO INC.	001166342
1166622 ONTARIO INC.	001166622
1166677 ONTARIO INC.	001166677
1166897 ONTARIO LTD.	001166897
1166951 ONTARIO INC.	001166951
1166958 ONTARIO INC.	001166958
1166999 ONTARIO INC.	001166999
1167362 ONTARIO INC.	001167362
1167781 ONTARIO LIMITED	001167781
1167782 ONTARIO LIMITED	001167782
1167852 ONTARIO INC.	001167852
1167868 ONTARIO INC.	001167868
1167869 ONTARIO INC.	001167869
1167878 ONTARIO LIMITED	001167878
1168466 ONTARIO INC.	001168466
1168915 ONTARIO INC.	001168915
1169009 ONTARIO INC.	001169009
1169137 ONTARIO LTD.	001169137
1169485 ONTARIO INC.	001169485
1169529 ONTARIO LIMITED	001169529

Name of Corporation: Dénomination sociale de la société:	Ontario Corporation Number Numéro de la société en Ontario
1169626 ONTARIO INC.	001169626
1169688 ONTARIO INC.	001169688
1170086 ONTARIO INC.	001170086
1170092 ONTARIO INC.	001170092
1170297 ONTARIO INC.	001170297
1170305 ONTARIO INC.	001170305
1170307 ONTARIO INC.	001170307
1170317 ONTARIO INC.	001170317
1170378 ONTARIO INC.	001170378
1192403 ONTARIO INC.	001192403
1198241 ONTARIO INC.	001198241
1201502 ONTARIO INC.	001201502
1207803 ONTARIO INC.	001207803
1224335 ONTARIO INC.	001224335
1353006 ONTARIO LIMITED	001353006
1370234 ONTARIO INC.	001370234
1375461 ONTARIO LIMITED	001375461
1428491 ONTARIO INC.	001428491
1430947 ONTARIO LTD.	001430947
1438275 ONTARIO INC.	001438275
1482928 ONTARIO LTD.	001482928
310220 ONTARIO LIMITED	000310220
397398 ONTARIO INC.	000397398
6 SS LTD.	001165319
859924 ONTARIO LIMITED	000859924
945793 ONTARIO INC.	000945793
970836 ONTARIO LIMITED	000970836
984308 ONTARIO INC.	000984308
991164 ONTARIO INC.	000991164
995709 ONTARIO INC.	000995709

B. G. HAWTON,
Director, Companies and Personal Property
Security Branch
Directrice, Direction des compagnies et des
sûretés mobilières

(138-G824)

Certificates of Dissolution Certificats de dissolution

NOTICE IS HEREBY GIVEN that a certificate of dissolution under the *Business Corporations Act*, has been endorsed. The effective date of dissolution precedes the corporation listings.

AVIS EST DONNÉ PAR LA PRÉSENTE que, conformément à la *Loi sur les compagnies*, un certificat de dissolution a été inscrit pour les compagnies suivantes : la date d'entrée en vigueur précède la liste des compagnies visées.

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-04-27	
562059 ONTARIO LTD.	000562059
2005-05-18	
AURORA TANK & WELDING SUPPLIES LIMITED	000138314
DLN HOME CARE INC.	001104545
TYMODE CONSULTANTS LTD.	001129635
WIMBERLEY RESOURCES LTD.	000067160
2047424 ONTARIO LTD.	002047424
2005-05-19	
808877 ONTARIO LIMITED	000808877
2005-05-24	
DILL TOMATO PRODUCTIONS INC.	001064241
EDITCOMM INC.	000241577
ERATECH COMPUTER SYSTEMS INC.	000979351
VAXLAR TECHNICAL SERVICES INC.	000944546

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
W. KEMBALL CURRICULUM CONSULTANTS INC.	000650563
536598 ONTARIO LIMITED	000536598
2005-05-25	
E R P INTEGRATION SERVICES INC.	001409720
MAGLA IT CONSULTING INC.	002008966
R. RADWICK DRUGS LIMITED	000239594
WOODLANE DEVELOPMENTS LIMITED	000123514
XAC DESIGN INC.	001418377
1118923 ONTARIO INC.	001118923
1515571 ONTARIO INCORPORATED	001515571
2005-05-26	
BEAV-MAR HOLDINGS LIMITED.....	000269979
BEIJING ORIX TEST EQUIPMENT (CANADA) CORPORATION.....	001148077
D. C. INSTRUMENTATION CORP.....	001175417
DOLL HOUSE HOMES LIMITED	000637551
JACMAR CONSTRUCTION LTD.	000475969
JENMAR CONTRACTING LTD.	001200429
LEAD TECH GAMES LTD.	001480464
SHELTER VALLEY SOFTWARE INC.	000914491
STEALTH GATEWAYS INC.	001580853
TANYA'S DELI INC.	001286903
UNI-PORT INTERNATIONAL INC.	001306402
1073336 ONTARIO INC.	001073336
1129881 ONTARIO LIMITED	001129881
1489668 ONTARIO INC.	001489668
1610938 ONTARIO INC.	001610938
859652 ONTARIO INC.	000859652
2005-05-27	
AJAX CATERERS INC.	001213417
B. BALON CONTRACTING LIMITED.....	000353711
BYRNE AUDIO PRODUCTS LIMITED	000155829
CAMGLO ENTERPRISES INC.	000591412
CHUNG CA TRADING INC.	001116983
COBURN DIRECT MARKETING INC.	000738396
INVERNESS MERCANTILE INC.	002037512
LANCE DUROCHER HEATING & COOLING LIMITED.....	000725799
LOVELESS CONSULTANTS INC.	000840744
MDM LTD. (ENGINEERING SERVICES)	001012035
MUSKOKA COMPUTER SERVICES INC.	000984722
NANCY WRIGHT DRUGS LTD.	001013934
NEOLUTION SYSTEMS INC.	001249589
RENNEP HOLDINGS LIMITED	000239113
RICHERDO INCORPORATED	002011319
STONERIDGE CONSULTING INC.	001110160
WILLIAM B. FIFE ENTERPRISES LIMITED	000537046
1066837 ONTARIO INC.	001066837
1079741 ONTARIO INC.	001079741
1171659 ONTARIO INC.	001171659
1489364 ONTARIO LIMITED	001489364
1499221 ONTARIO LIMITED	001499221
1508980 ONTARIO LIMITED	001508980
341663 ONTARIO LIMITED	000341663
757615 ONTARIO LIMITED	000757615
825745 ONTARIO LIMITED	000825745
845831 ONTARIO LIMITED	000845831
895258 ONTARIO LIMITED	000895258
2005-05-30	
CACH MARKETING INVESTMENT CORP.....	001143908
CARTIER'S COUNTRY MEATS LTD.	000629455
COMPU-MANAGEMENT INC.....	001029523
GPS AEROSTRUCTURES INC.	001509783
HEALTH HAVEN INC.	001025792
HEFRWA INSULAC INC.	000452955
MODERN TILE SUPPLY COMPANY LIMITED	000091269
S.W. DOUCETTE & ASSOCIATES INC.	000888819
SMART EGG PRODUCTIONS INC.	000982197
TECHSPACE CANADA, INC.	001424702
VAN ECK LANDSCAPING LIMITED	000338358
1079778 ONTARIO LIMITED	001079778

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
1242757 ONTARIO LIMITED.....	001242757
1301286 ONTARIO INC.....	001301286
1439739 ONTARIO INC.....	001439739
1462898 ONTARIO INC.....	001462898
2031184 ONTARIO INC.....	002031184
724042 ONTARIO LIMITED	000724042
933553 ONTARIO INC.....	000933553
2005-05-31	
ICORR REALTY INC.....	001480832
ONTARIO RESERVE FUND CONSULTANTS LTD.....	002017141
PIKOM INC.	001536942
REG. MILLER TRANSPORT LTD.	001216611
RU2 INC.	001520223
THUMPER RV INC.	001470469
TRIGEN INCORPORATED.....	000862890
TRM DESIGNS INC.	001222297
1311677 ONTARIO LIMITED	001311677
820691 ONTARIO INC.....	000820691
2005-06-01	
COLORPOST INC.	001014675
HIEP PHONG TRADING INC.	000744260
PROSCAPE RESIDENTIAL CONSTRUCTION LTD.	001039646
RJC HOLDINGS INC.	001110998
SEBOS INC.	000662904
1479312 ONTARIO INC.....	001479312
2005-06-02	
ALATAR EXPORT INC.....	001479271
HUGH'S MAINTENANCE INC.	000365042
IPAR-AIZEK HOLDINGS INC.....	000882068
1083051 ONTARIO INC.....	001083051
2005-06-06	
KAN-REED PHOTOGRAPHIC INC.....	000414134
R. URRY ENTERPRISES LIMITED	000253537
1475736 ONTARIO INC.....	001475736
1602804 ONTARIO LIMITED	001602804
2005-06-07	
J. A. MORRIS & SON LIMITED	000104264
SABRANG INC.....	001409807
2005-06-08	
MAPLENEUK LUMBER & BUILDING SUPPLIES (BRECHIN) LIMITED.....	000556553
2005-06-09	
664759 ONTARIO INC.....	000664759
2005-06-10	
COTES WYATT INTERNATIONAL INC.....	001254470
DATSUN RECYCLING LIMITED	000935652
MERVIN MILLS LIMITED	000209866
SHADOW INDUSTRIES LTD.....	001423054
2005-06-11	
937700 ONTARIO LIMITED	000937700
2005-06-12	
WELLER'S ALUMINUM PRODUCTS LIMITED.....	000396281
2005-06-13	
BLACK CROW HOLDINGS LTD.....	001273092
TAN MANAGEMENT AND INVESTMENTS LIMITED	000380081
562088 ONTARIO LTD.....	000562088
2005-06-14	
HALVO INC.....	000523131
2005-06-15	
ADENCLIFFE CATERING INC.....	001301863
B.T. CLOTHING GROUP INC.....	001079874
CANADIAN OUTDOOR GRAPHX CORPORATION	001158684
ETON CONSTRUCTION LTD.....	000394998
F & M D'AGOSTINO ENTERPRISES LTD.....	000596828
GTA DIRECT MAILING INC.....	001522759
MARTIN, MCCUBBIN & ASSOCIATES LIMITED	000387489
MIDNORTH MINING & LOGGING SUPPLIES LTD.....	000446669
WANABEES' WARDROBE INC.....	001146909
1081624 ONTARIO INC.....	001081624
587094 ONTARIO INC.....	000587094
950905 ONTARIO LIMITED	000950905

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
2005-06-16	
AUTO NOW ACCEPTANCE CORPORATION INC.	000964344
CLAY-MAX MANAGEMENT INC.	000967658
G.A. CONSULTANTS LIMITED.....	000668267
GOLD BOND RESTAURANTS INVESTMENT INC.	000888481
1132877 ONTARIO LIMITED	001132877
1186874 ONTARIO INC.....	001186874
971726 ONTARIO INC.....	000971726
991928 ONTARIO INC.....	000991928
2005-06-17	
GLOBAL AUTO PART DISTRIBUTORS INC.	001113960
ISEPPON & SPIRONELLO CONSTRUCTION & ENGINEERING INC.....	000403983
SUNNYSIDE FURNACES LIMITED.....	000077596
664570 ONTARIO LIMITED	000664570
2005-06-18	
JP TECHNOLOGIES INC.....	001208824
2005-06-20	
CANADIAN VENTURE TRAVEL INC.	001458092
DAVE BUMBACO INCORPORATED	001425009
FABI INVESTMENT INCORPORATED	001414730
JACKMAR TRADING LTD.....	001124716
KIZMO-TATRUS LTD.....	001114844
MUELLER FURNITURE INC.....	001079091
STEEL CANADA INTERNATIONAL INC.	001074551
THOSE GUYS ADVERTISING INC.....	001067342
VERHEYDEN CONSTRUCTION LTD.....	000830317
1277495 ONTARIO INC.....	001277495
2005-06-21	
FOOD INFORMATION SERVICES INC.....	001455919
JINHUI DECORATE, RENOVATE, BUILD INC.....	001587971
PEI IMPORTING AND DISTRIBUTING LTD.....	000413151
1328244 ONTARIO LTD.....	001328244
2034355 ONTARIO INC.....	002034355
722736 ONTARIO LTD.....	000722736
2005-06-22	
AVI ROSEN REAL ESTATE, BUSINESS, & PROFESSIONAL PRACTICES INC.....	000650524
BILL YOUNG TRUCKING LIMITED	000923356
CAK BUSINESS SOLUTIONS INC.....	001612155
JUDI EVANS ENTERTAINMENT INC.....	000896149
PHASE 3 INTERNATIONAL INC.....	001173062
352 EGLINTON AVENUE WEST LIMITED.....	001494592
2005-06-23	
AGGIE'S VARIETY INC.....	001337022
ELITE AUTO & TRUCK APPRAISALS LTD.....	000473490
MFEVER INC.....	001476093
STUDIO DESIGNS INTERNATIONAL INC.....	001006812
TECHNICO LIMITED.....	000599590
1210292 ONTARIO INC.....	001210292
1274626 ONTARIO INC.....	001274626
400503 ONTARIO LIMITED	000400503
2005-06-24	
COGRIEN MANAGEMENT LTD.....	000398462
GREG & MARLENE ENTERPRISES LTD.....	000822012
HAWKSBY ENTERPRISES INC.....	000947032
ONCAP INVESTMENT CORPORATION	001388095
R M S PAWN BROKERS INC.....	001281022
ROB-EST MANAGEMENT LTD.....	000310549
SABLE PARK HOMES INC.....	000768851
W1JA FOODS INC.....	000738695
1007899 ONTARIO INC.....	001007899
1566017 ONTARIO INC.....	001566017
1612032 ONTARIO INC.....	001612032
447415 ONTARIO INC.....	000447415
2005-06-27	
CAR ESTATE (1993) INC.....	001037082
CEZAR'S BAKERY AND DELI INC.....	001229600
E.L.M. MACHINE SERVICE INC.....	001364607
EDIFICE BEAUFORT BUILDING INC.....	000755759
GEORGIAN LEARNING ASSOCIATES LIMITED	001092409

Name of Corporation: Dénomination sociale de la compagnie:	Ontario Corporation Number Numéro de la compagnie en Ontario
HALDIMAND BUILDING PRODUCTS LIMITED.....	000228715
INFINITY HOLIDAYS INC.....	001577140
L & X HAIR INC.....	001621339
PHOENIX RESEARCH AND TRADING CORPORATION LIMITED.....	001105747
RAJARAM ENTERPRISE INC.....	001437945
ROSELAWN STORAGE LIMITED	000108740
UNI-HORNE FARM LIMITED	000231367
VISIT USA INC.....	001190845
1015157 ONTARIO LTD.....	001015157
1161108 ONTARIO INC.....	001161108
1264340 ONTARIO INC.....	001264340
1344366 ONTARIO INC.....	001344366
1465165 ONTARIO INC.....	001465165
280043 ONTARIO LIMITED	000280043
630712 ONTARIO INC.....	000630712
732799 ONTARIO INC.....	000732799
873476 ONTARIO LIMITED	000873476
891223 ONTARIO LIMITED	000891223
912475 ONTARIO INC.....	000912475
912545 ONTARIO INC.....	000912545
954566 ONTARIO INC.....	000954566
954567 ONTARIO INC.....	000954567
954569 ONTARIO INC.....	000954569
2005-06-28	
ADANSOFT CONSULTING INC.....	001200060
ADELE STEIN LIMITED.....	000396952
BARRIE BUSINESS BROKERS INC.....	001291405
CARRIAGE CASKETS & MEMORIALS INC.....	001397983
DAICON RESIDENTIAL LTD.....	000941758
DAVIS CONTROLS WENTWORTH INC.....	001220636
DUNLEA CONSULTING INC.....	000901434
EKMC CONSULTING INC.....	001319461
FLOWERS CONCERTO LTD.....	001095227
HAPPY INN RESTAURANT LTD.....	000995151
INSTITUTE TO IMPROVE PROGRAM PERFORMANCE INCORPORATED.....	001065982
KEVIN WISDOM CONSULTING INC.....	002031547
LA SOIREE RESTAURANT INC.....	000670212
MARY M. ROSE CONSULTANTS INC.....	001012410
MEI YU ENTERPRISES (CANADA) LTD.....	001040183
MUSE ENTERTAINMENT (LET HER GO) INC.....	001440083
ORANGEWAY GARDENS INC.....	000764141
PROSRC INC.....	001032226
RAGHANI ENTERPRISES INC.....	001332690
ROWENAVILLE HOLDINGS LIMITED	000874724
SERENDIPITY POINT DEVELOPMENTS (WGA) INC.....	001380569
SHI CANADA INC.....	000886643
SIMON GOODMAN ATC CONSULTING LTD.....	001491349
SNAPS DISPLAY INC.....	001254082
THE ICE GROUP OF COMPANIES INC.....	001141860
YAGHLEDJIAN INVESTMENT INC.....	000707129
1110720 ONTARIO LTD.....	001110720
1173228 ONTARIO INC.....	001173228
1546799 ONTARIO INC.....	001546799
40 EGLINTON AVENUE EAST HOLDINGS LIMITED	000629200
427742 ONTARIO LTD.....	000427742
658714 ONTARIO LIMITED	000658714
2005-06-29	
A TO Z A DOLLAR LIMITED	001318346
ALTASENSE CORPORATION	001557431
AMIROVI LEGAL SERVICES INC.....	001507344
BRAFAM INVESTMENTS LIMITED	001013427
CGI MISSISSAUGA COOKSVILLE WEST INC.....	001170823
COMPURONTO SYSTEMS (CANADA) INC.....	000625759
DHAJ HOLDINGS LIMITED	000421250
GEO. A. KYDD & SONS LIMITED	000067787
MADACO SPORTSWEAR LIMITED.....	001088829
MANISH IMPORT EXPORT CORPORATION	000987818
MAVERICK PETROLEUM LIMITED.....	000240648
MULBON CORPORATION	001599484

Name of Corporation:	Ontario Corporation Number
Dénomination sociale	Numéro de la
de la compagnie:	compagnie en Ontario

PETERBOROUGH INDUSTRIAL SERVICES HOLDINGS LTD.....000736233
 SALMAGUNDI DEVELOPMENT CORPORATION.....000734352
 1133166 ONTARIO LIMITED001133166
 1283788 ONTARIO INC.001283788
 1287096 ONTARIO INC.001287096
 1424546 ONTARIO LIMITED001424546
 575752 ONTARIO INC000575752
 821217 ONTARIO INC000821217

B. G. HAWTON,
 Director, Companies and Personal Property
 Security Branch
 Directrice, Direction des compagnies et des
 sûretés mobilières

(138-G825)

ERRATUM NOTICE Avis D'Erreur

Ontario Corporation Number 1050984

Vide Ontario Gazette, Vol. 138-26 dated June 25th 2005

NOTICE IS HEREBY GIVEN that the notice issued under section 241(4) of the Business Corporations Act set out in the issue of the Ontario Gazette with respect to the cancellation of the Certificate of Incorporation of H&B ACCOUNTING & TAX SERVICES INC. was issued in error and is null and void.

Cf. Gazette de l'Ontario, Vol. 138-26 dated du June 25th 2005

PAR LA PRÉSENTE, nous vous informons que l'avis émis en vertu de l'article 241(4) de la Loi sur les compagnies et énoncé dans la Gazette de l'Ontario du relativement à l'annulation du certificat de constitution en personne morale de H&B ACCOUNTING & TAX SERVICES INC. a été délivré par erreur et qu'il est nul et sans effet.

B. G. HAWTON,
 Director, Companies and Personal Property
 Security Branch
 Directrice, Direction des compagnies et des
 sûretés mobilières

(138-G831)

Ontario Securities Commission

ONTARIO SECURITIES COMMISSION NATIONAL INSTRUMENT 58-101 DISCLOSURE OF CORPORATE GOVERNANCE PRACTICES

AND

AMENDMENTS TO MULTILATERAL INSTRUMENT 52-110 AUDIT COMMITTEES

On June 30, 2005, each of the following came into force as a rule under the *Securities Act* (Ontario):

- National Instrument 58-101 *Disclosure of Corporate Governance Practices* (the Disclosure Rule), and
- Amendments to Multilateral Instrument 52-110 *Audit Committees* (the Audit Committee Amendments).

The Disclosure Rule requires most reporting issuers to disclose their corporate governance practices and to file on SEDAR any written code

of business conduct and ethics they have adopted. The Audit Committee Amendments include consequential changes to the definition of independence found in Multilateral Instrument 52-110 *Audit Committees* to facilitate the cross reference to that definition by the Disclosure Rule. They also address a number of minor technical issues that have arisen over the past twelve months.

The full text of the Disclosure Rule is available in the Ontario Securities Commission's Bulletin at (2005) 28 OSCB 5377 and on the Commission's web site at http://www.osc.gov.on.ca/Regulation/Rulemaking/Current/Part5/rule_20050617_58-101_disc-corp-gov-pract.jsp. The full text of the Audit Committee Amendments is available in the Ontario Securities Commission's Bulletin at (2005) 28 OSCB 5387 and on the Commission's web site at http://www.osc.gov.on.ca/Regulation/Rulemaking/Current/Part5/rule_20050617_52-110_audit-com-mi.jsp.

(138-G821)

Change of Name Act Loi sur le changement de nom

May 2005

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENTE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Ngwuagwu, Michael	Thunder Bay, ON.	2-May-05
Adams, Andrew	Orillia, ON.	2-May-05
Oeste, Gordon	Toronto, ON.	2-May-05
Brehaut, Donald	Ruthven, ON.	2-May-05
Harris, Jeff	Elliott Lake, ON.	2-May-05
McKay, Matthew John	Aurora, ON.	2-May-05
Tomlinson, Devon	Brampton, ON.	2-May-05
Addawoo, Victor	Mississauga, ON.	2-May-05
Matchett, Troy	Listowel, ON.	2-May-05
Martin, Paul	Atwood, ON.	2-May-05
MacDonald, Iain	Fort Erie, ON.	2-May-05
Vuk, Mladen	Hamilton, ON.	6-May-05
Schultz, Donna	Newtonville, ON.	6-May-05
Ling, Samson	Huntsville, ON.	6-May-05
Clarke, Lindsay Gene	Ancaster, ON.	6-May-05
Baird, Joseph Norman	Orillia, ON.	6-May-05
Douglas, Diane Claire	Toronto, ON.	6-May-05
Wilson, Allan	Chesley, ON.	6-May-05
Martin, Murray	Atwood, ON.	6-May-05
Raymond, Marion	Burlington, ON.	6-May-05
McLean, Paul	Toronto, ON.	10-May-05
Bartsch, Johan K.	Dresden, ON.	10-May-05
Peters, Jacob F.	Dresden, ON.	10-May-05
Sheppard, Gordon	Port Hope, ON.	10-May-05
Arnold, Sharon	Kirkfield, ON.	10-May-05
Sigal, Paul Wilfred John	Oakville, ON.	10-May-05
Hayward, Elizabeth	Toronto, ON.	10-May-05
Newland, Lisa Robin	Toronto, ON.	10-May-05
Goudy, Terrance Dean	Ravenna, ON.	10-May-05
MacMillan, Jeffery R.	Toronto, ON.	10-May-05
Mainse, Ronald	Hamilton, ON.	13-May-05
Caton, Neil Christopher Evan	Toronto, ON.	13-May-05
Noh, Jason Hee Song	Etobicoke, ON.	13-May-05
Lee Lung, Sean Anthony	Toronto, ON.	13-May-05
Skibinski, Tomasz	Scarborough, ON.	13-May-05
Park, Hansoo	Scarborough, ON.	13-May-05
Holandez, Sherwin	Scarborough, ON.	13-May-05

Name	Location	Effective Date
Barber, Dominic	Toronto, ON.	13-May-05
Nguyen, Duy Joseph Ngoc	Toronto, ON.	13-May-05
Julien, Norris Joseph	Brampton, ON.	13-May-05
Meier, Lanny	Windsor, ON.	13-May-05
Edmison, Katherine	Gilford, ON.	18-May-05
Tomlinson, Kenneth	Desbrats, ON.	18-May-05
Waboosc, Jimmy Donald	Eabametoong, ON.	18-May-05
Chang, Young Dong	Markham, ON.	18-May-05
McPhce, Floyd R.	Ottawa, ON.	18-May-05
King, Gordon William	Mississauga, ON.	18-May-05
Kim, In Sup	Richmond Hill, ON.	18-May-05
Al Nadvi, Mohammad Iqbal	Mississauga, ON.	18-May-05
Lau, Chi Ming	Richmond Hill, ON.	18-May-05
Razzaghi, Hassan	Kitchener, ON.	18-May-05
Biggs, Darrell	Fort Erie, ON.	18-May-05
Okutinyang, Oluwatoyin Ayoola	Samia, ON.	18-May-05
Davis, Jerry	Dresden, ON.	24-May-05
Ebrahim, Kassim Mahmood	Thornhill, ON.	25-May-05
Raza, Syed Abid	Toronto, ON.	25-May-05
Reymes-Landry, Jennifer A.	Cobourg, ON.	25-May-05
Charlebois, Peter Frederick	Thunder Bay, ON.	25-May-05
Crosby, Robin A.	Whitby, ON.	25-May-05
Hannon, Sandi	Waterloo, ON.	25-May-05
Prisley, Jason David	Toronto, ON.	25-May-05
Nehc, Helmut	Timmins, ON.	25-May-05
Hannon, Anthony	Ottawa, ON.	25-May-05
Ward, Sue-Ann	Oakville, ON.	25-May-05
Ward, Jeff	Oakville, ON.	25-May-05
Beshara, Ashraf F.	Oakville, ON.	25-May-05
Ivall, Glenda Ruth	Atikokan, ON.	25-May-05
Thiessen, Ron	Aylmer, ON.	25-May-05
Kowal, Frank Andrew	Keewatin, ON.	25-May-05
Gordon, Everad Livingston	Brampton, ON.	25-May-05
Bauman, Kevin	Wellesley, ON.	25-May-05
Philip, David Lewis	Toronto, ON.	25-May-05
Gajerski-Cauley, Anne	Guelph, ON.	25-May-05
Gazdik, Paul	Georgetown, ON.	25-May-05
Legair, Robert	Brampton, ON.	25-May-05
Davis, Richard	Newmarket, ON.	25-May-05
Matthews, Shirley C.	Durham, ON.	25-May-05

Re-Registrations

Name	Location	Effective Date
Lunardon, Siro	Toronto, ON.	2-May-05
Power, Melvin	North Bay, ON.	2-May-05
Burnfield, Douglas	Elliott Lake, ON.	2-May-05
Sormin, Herbert	Brantford, ON.	2-May-05
Zettas, Basil	Scarborough, ON.	10-May-05
Risch, Robert	Kanata, ON.	10-May-05
Walls, David	Ajax, ON.	10-May-05
Zinck, Jonathan	Mallorytown, ON.	13-May-05
Giroux, Catherine	Kenora, ON.	18-May-05
Iwuchukwu, Oliver	Toronto, ON.	18-May-05
McTavish, John	Huntsville, ON.	18-May-05
Coles, Norman	North York, ON.	25-May-05
Tervo, Mikko A.	Sault Ste. Marie, ON.	25-May-05
Pett, David	Georgetown, ON.	25-May-05
Jones, Robert	Picton, ON.	25-May-05
Willey, Francis S.	Toronto, ON.	25-May-05

(138-G829)

May 2005

CERTIFICATE OF CANCELLATION OF REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES AVIS DE RADIATION autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
DeVlugt, George	Strathroy, ON.	3-May-05
Lec, Terry	Brampton, ON.	3-May-05
Diniz, Felicio	Toronto, ON.	6-May-05
Brown, Joyce	Windsor, ON.	6-May-05
Bishop, Bruce	Amherstburg, ON.	6-May-05
Shepherd, Victor	Mississauga, ON.	9-May-05
Dewit, Gerald	Harrowsmith, ON.	16-May-05
Fehr, James	Kingston, ON.	16-May-05
Gledhill, Richard	Osgoode, ON.	16-May-05
Young, Samuel	Sherkston, ON.	16-May-05
Barry, Michael	Renfrew, ON.	16-May-05
Rodgers, Wayne	Sault Ste. Marie, ON.	18-May-05
Sarlo, Ernest	Sault Ste. Marie, ON.	18-May-05
Paskins, Francis G.	Sault Ste. Marie, ON.	19-May-05
Melgarejo, Julian	Etobicoke, ON.	19-May-05
Polack, Rudolph	Kitchener, ON.	19-May-05
Samuel, Gerard	Whitby, ON.	19-May-05
Thompson, Gordon	Englehart, ON.	19-May-05
Lowc, Harold	Oshawa, ON.	19-May-05
Casc, Michael	Weston, ON.	19-May-05
Carson, John B.	London, ON.	19-May-05
Karmody, David	Toronto, ON.	19-May-05
Clemens, Earl	Delhi, ON.	19-May-05

JUDITH M. HARTMAN

Deputy Registrar General/

Registraire générale adjointe de l'état civil

(138-G830)

Marriage Act Loi sur le mariage

June 2005

CERTIFICATE OF PERMANENT REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT PERMANENTE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Jones, Raymond	Oshawa, ON.	1-Jun-05
Landry, Robert	Amherstview, ON.	1-Jun-05
Vincent, Miles	London, ON.	1-Jun-05
Khalifa, Abdul Aziz	Maple, ON.	1-Jun-05
Nieuwets, Martin Darrell	Aurora, ON.	1-Jun-05
Oudri, Gerardo	Carleton Place, ON.	1-Jun-05
Daub, Andy	Chelsea, ON.	1-Jun-05
Etcovitch, Barbara	Orleans, ON.	1-Jun-05
Thomas, William Frederick	Trenton, ON.	1-Jun-05
Berg, Abraham	Aylmer, ON.	1-Jun-05
Pellow, Stephanie Andrea	Caledon, ON.	1-Jun-05
Franka, Jan	Windsor, ON.	1-Jun-05
Johnson, Robert W.	Hamilton, ON.	1-Jun-05
McGowan, Wayne	Windsor, ON.	1-Jun-05
Geurts, Walter	Belwood, ON.	1-Jun-05

Abadincs, Alan	Thunder Bay, ON.	1-Jun-05	Sollows, Wayne Kenneth	Ottawa, ON.	28-Jun-05
Asor, Antolin	Toronto, ON.	1-Jun-05	Hadfield, Steven William	Pickering, ON.	28-Jun-05
Name	Location	Effective Date	Name	Location	Effective Date
Kyu Sik, Cho	Markham, ON.	1-Jun-05	Shastri, Kamallesh	Brampton, ON.	28-Jun-05
Agius, Victor	Markham, ON.	1-Jun-05	Morcy, Denzil J.	Mississauga, ON.	28-Jun-05
Louka, Boules	Mississauga, ON.	1-Jun-05	Molinaro, Vera Mac	Barrie, ON.	28-Jun-05
Finn, Andrena	Peterborough, ON.	1-Jun-05	Reeve, David John	London, ON.	28-Jun-05
Dike, Jude	Brampton, ON.	1-Jun-05	Bernstein, Menachem	Richmond Hill, ON.	28-Jun-05
Gopeesingh, Zion Deborah	Scarborough, ON.	6-Jun-05	Thain, Richard	Embrun, ON.	28-Jun-05
Thaxter, Kenneth Franklin	Kapuskasing, ON.	6-Jun-05	Harding, Karl S.	Brooklin, ON.	28-Jun-05
Nwacallah, Althea	Ottawa, ON.	6-Jun-05	Summers, Stanley Allan	Kanata, ON.	28-Jun-05
Froese, Isaac	Eden, ON.	6-Jun-05	Sutherland, Donald	Kitchener, ON.	28-Jun-05
Hamel, Timothy	Midland, ON.	6-Jun-05	Vyn, Christopher M.	Peterborough, ON.	28-Jun-05
McPhee, Ron	Orillia, ON.	6-Jun-05	Brown, David P.	Ottawa, ON.	28-Jun-05
Cunningham, Dianne	Kitchener, ON.	6-Jun-05	Jackson, Tahir	Toronto, ON.	28-Jun-05
Rattai, Earle Brian	Kenora, ON.	6-Jun-05	Anyanwu, Claudine Hope	North York, ON.	28-Jun-05
Selvaraj, John Samuel	Mississauga, ON.	6-Jun-05			
Cartidge, Tammy Marie	London, ON.	6-Jun-05	Re-Registrations		
Cartlidge, Shawn Christopher	London, ON.	6-Jun-05	Name	Location	Effective Date
Dale, Michael	Bowmanville, ON.	6-Jun-05			
Heidman, Allan	Listowel, ON.	6-Jun-05			
Dewhirst, Erin	Toronto, ON.	6-Jun-05			
Okior, Noah	London, ON.	6-Jun-05	Polack, Rudolph	Kitchener, ON.	6-Jun-05
MacLean, Daniel Hunter	Burlington, ON.	6-Jun-05	Spaelstra, Philip	St. Catharines, ON.	6-Jun-05
Park, Jung-Hec	Brownsville, ON.	6-Jun-05	Bell, David	Cobourg, ON.	6-Jun-05
Gunn, Eloi	New Liskard, ON.	6-Jun-05	Crosby, Grover	Newmarket, ON.	14-Jun-05
Grubb, Allan Charles	St. Catharines, ON.	8-Jun-05	McBride, Helen Grace	Kingston, ON.	14-Jun-05
Rennett, Wayne Anthony	Barrie, ON.	8-Jun-05	Fortin, Jean-Yves	Kingston, ON.	14-Jun-05
Woodhouse, Susan	Bright's Grove, ON.	8-Jun-05	Grubb, Joseph	Maple, ON.	17-Jun-05
Watt, Neil	Toronto, ON.	8-Jun-05	Meister, Kenneth	North Bay, ON.	22-Jun-05
Inman, Earl John	Oshawa, ON.	8-Jun-05	King, Christine	Mississauga, ON.	22-Jun-05
Clitheroe-Bell, Eleanor Ruth	Toronto, ON.	8-Jun-05	Forest, Glenn	Elliot Lake, ON.	22-Jun-05
Coles, John H	Bancroft, ON.	8-Jun-05			
Symons, Robert Denys	Oakville, ON.	8-Jun-05			
Derebianka, Mikolaj	Sudbury, ON.	10-Jun-05	(138-G826)		
Ball, Warren	Thornhill, ON.	14-Jun-05			
Cornfield, Melinda Ann	Leith, ON.	14-Jun-05			
Burnie, Jacqueline	Bridgen, ON.	14-Jun-05			
Blondel, David M.	Peterborough, ON.	14-Jun-05			
Hanson-Kahn, Mark S.	Newmarket, ON.	14-Jun-05			
Michalowiec, Jeffrey Benjamin	Thornhill, ON.	14-Jun-05			
Dilts, Catherine Gay	Richmond Hill, ON.	14-Jun-05			
Headrick, Trevor	Ajax, ON.	14-Jun-05			
Poitras, Nicole	Sudbury, ON.	14-Jun-05			
Eckert, Matthew	London, ON.	14-Jun-05			
Cottrill, David	London, ON.	14-Jun-05			
Ouanounou, Aviv	Toronto, ON.	14-Jun-05			
Wood, Glen	Waterloo, ON.	14-Jun-05			
Ward, Neil	Holyrood, ON.	14-Jun-05			
Barley, Catherine	Toronto, ON.	14-Jun-05			
Shanks, Deborah J.	Guelph, ON.	14-Jun-05			
McGaulley, Robin D.	Blyth, ON.	14-Jun-05			
MacDonald, Murray	Renfrew, ON.	17-Jun-05			
Bouius, Paul	Durham, ON.	17-Jun-05			
Bouius, Christine	Durham, ON.	17-Jun-05			
Smart, Karen Marie	Ajax, ON.	17-Jun-05			
Sumbler, Beverley Elizabeth	Peterborough, ON.	17-Jun-05			
Beasley, Francis	Elmvale, ON.	17-Jun-05			
Manuel, Heather	Gravenhurst, ON.	17-Jun-05			
O'Callaghan, Michael	Gatineau, QC.	17-Jun-05			
Lagona, James F.	Sherkston, ON.	17-Jun-05			
Groves, Patrick W	Thornhill, ON.	17-Jun-05			
Smith, David	Cobourg, ON.	17-Jun-05			
Madigan, Stanley	Lakefield, ON.	22-Jun-05			
Horsley, Gordon	Shelburne, ON.	22-Jun-05			
Garrett, Gail	Mt. Elgin, ON.	22-Jun-05			
Garrett, James F.	Mt. Elgin, ON.	22-Jun-05			
Watkins, Wallace	Ottawa, ON.	22-Jun-05			
Lee, Amy Yea-Kyong	Scarborough, ON.	22-Jun-05			
Levine, Paul	Arthur, ON.	22-Jun-05			
Rideout, Elaine Machell	Brampton, ON.	22-Jun-05			
Brown, Lois Elaine	Loring, ON.	22-Jun-05			

CERTIFICATE OF TEMPORARY REGISTRATION as a person authorized to solemnize marriage in Ontario have been issued to the following:

LES CERTIFICATS D'ENREGISTREMENT TEMPORAIRE autorisant à célébrer des mariages en Ontario ont été délivrés aux suivants:

Name	Location	Effective Date
Paquette, Terry	Lachute, QC.	2-Jun-05
August 18, 2005 to August 22, 2005		
Delouchry, John Frederick	Halifax, NS.	2-Jun-05
June 29, 2005 to July 3, 2005		
Peverall, Perrie Jean	Abbotsford, BC.	2-Jun-05
September 22, 2005 to September 26, 2005		
McNeancy, Shawn	Gatineau, QC.	2-Jun-05
June 3, 2005 to June 7, 2005		
D'Souza, Thomas Pelin Xavier	Nairobi, Kenya	2-Jun-05
August 24, 2005 to August 28, 2005		
Russo, Francis X	Washington, DC.	7-Jun-05
September 1, 2005 to September 5, 2005		
De Roo, Remi J	Toronto, ON.	7-Jun-05
June 15, 2005 to June 19, 2005		
Sung, Michael	Edmonton, AB.	7-Jun-05
July 7, 2005 to July 11, 2005		
Lenz, Charles A.	Chilliwack, BC.	10-Jun-05
August 25, 2005 to August 29, 2005		
Sinclair, James	Stellarton, BC.	10-Jun-05
September 21, 2005 to September 25,		

Name	Location	Effective Date	(138-G827)
2005			
Mulligan, Philp	Riverview, NB	10-Jun-05	June 2005
June 30, 2005 to July 4, 2005			
Cane, Brett	Winnipeg, MB.	10-Jun-05	CERTIFICATE OF CANCELLATION OF REGISTRATION as a
August 4, 2005 to August 8, 2005			person authorized to solemnize marriage in Ontario have been issued to
DeVlugt, Pieter	Mesa, AZ	10-Jun-05	the following:
August 25, 2005 to August 29, 2005			
Bovenzi, Angelo D	Rochester, NY.	15-Jun-05	LES AVIS DE RADIATION autorisant à célébrer des mariages en Ontario
July 7, 2005 to July 11, 2005			ont été délivrés aux suivants:
Moss, Sheldon	Surprise, AZ.	15-Jun-05	
July 8, 2005 to July 12, 2005			
Wisc, Stephen	Boca Raton, FL.	15-Jun-05	Name
July 15, 2005 to July 19, 2005			Location
Guest, Christina	Gatineau, QC.	15-Jun-05	Effective Date
July 14, 2005 to July 18, 2005			
Dueck, Walter	Morden, MB.	15-Jun-05	Champagne, Jean
June 16, 2005 to June 20, 2005			Price, Glenroy Rudolph
Prendergast, Terrence	Halifax, NS.	15-Jun-05	Lockhart, George Y.
July 7, 2005 to July 11, 2005			Jones, Derwyn
Lawson, Steve	Gatineau, QC.	15-Jun-05	Chapman, Joel
September 14, 2005 to September 18, 2005			Oliver, Alan
Firth, Sheila	Cold Lake, AB.	15-Jun-05	Moonjely, Paul V.
July 18, 2005 to July 22, 2005			Blundell, Patricia
Seo, Dong Chun	Olds, AB.	17-Jun-05	Sjavsavljovich, Stevo
July 21, 2005 to July 25, 2005			Berends, Berend
Moore, Robert John	Strathmore, AB.	17-Jun-05	Watson, Lynn
June 21, 2005 to June 25, 2005			Cross, Daniel
Chen, Hilda	Toronto, ON.	17-Jun-05	Sillifant, Betty
September 2, 2005 to September 6, 2005			Richardson, Lana
Dallaire, Gilles	Montreal, QC.	17-Jun-05	Beaulieu, Julien
August 18, 2005 to August 22, 2005			Alcox, Leslie
Norris, Stephen	Calgary, AB.	22-Jun-05	Angrove, Edward
August 18, 2005 to August 22, 2005			Armstrong, John
Bishop, Barbara Evelyn	Paradise, NS.	22-Jun-05	Arndt, Charles
October 13, 2005 to October 17, 2005			Austring, Roy
Helou, Robert	Montreal, QC.	22-Jun-05	Ballantyne, Archibald M
June 30, 2005 to July 4, 2005			Brubacher, Enos
Chatman, Nelson Robert Joseph	Hodge's Cove, NF.	22-Jun-05	Bowie, Ian
August 4, 2005 to August 8, 2005			Bodenham, Ivor
Bailey, Robin	Cochrane, AB.	22-Jun-05	Bell, Alfred
July 28, 2005 to August 1, 2005			Bateson, Arthur
Derkson, Katie Ann	Winnipeg, MB.	22-Jun-05	Segel, Eleanor
August 11, 2005 to August 15, 2005			Williams, Charles Ashford
Lehotsky, Harry	Winnipeg, MB.	22-Jun-05	Awad, Nader
July 20, 2005 to July 24, 2005			McLean, Roy
O'Neill, T. Andrew. J.	Toronto, ON.	22-Jun-05	Yao, Stephen
June 23, 2005 to June 27, 2005			Johnston, Ruth
Arciaga, Daniel	Addison, IL.	24-Jun-05	Good, Martha
June 24, 2005 to June 28, 2005			Good, Gerald
Skinner, Dale Stuart	Knowlton, QC	24-Jun-05	Murphy, Patrick
July 20, 2005 to July 24, 2005			Brubacher, Glen
Ives, Rodney	Comox, BC.	24-Jun-05	Johnston, Kevin
September 15, 2005 to September 19, 2005			Pollard, David
Beane, Larry L	Kenner, LA.	24-Jun-05	Enright, Dan
July 28, 2005 to August 1, 2005			West, Diana
O'Brien, Leona Ruth	Summerside, PEI.	30-Jun-05	(138-G828)
June 30, 2005 to July 4, 2005			
Peterson, Wayne Walter	Pine River, MN.	30-Jun-05	
July 6, 2005 to July 10, 2005			
Mullin, Paula	Shawville, QC.	30-Jun-05	
August 18, 2005 to August 22, 2005			
Harper, Catherine A.	Weyburn, SK.	30-Jun-05	
July 22, 2005 to July 26, 2005			
Vigneault, Andre	Ste-Sophie, QC.	30-Jun-05	
July 14, 2005 to July 18, 2005			
Watts, David Ronald	Silver Spring, Maryland	30-Jun-05	
August 11, 2005 to August 15, 2005			

**Applications to
Provincial Parliament — Private Bills
Demandes au Parlement
provincial — Projets de loi d'intérêt privé**

PUBLIC NOTICE

The rules of procedure and the fees and costs related to applications for Private Bills are set out in the Standing Orders of the Legislative Assembly. Copies of the Standing Orders, and the guide "Procedures for Applying for Private Legislation", may be obtained from the Legislative Assembly's Internet site at <http://www.ontla.on.ca> or from:

Committees Branch
Room 1405, Whitney Block, Queen's Park
Toronto, Ontario M7A 1A2

Telephone: 416/325-3500 (Collect calls will be accepted)

Applicants should note that consideration of applications for Private Bills that are received after the first day of September in any calendar year may be postponed until the first regular Session in the next following calendar year.

(8699) T.F.N. CLAUDE L. DESROSIERS,
Clerk of the Legislative Assembly.

Applications to Provincial Parliament

NOTICE OF APPLICATION

NOTICE IS HEREBY GIVEN that on behalf of Helen Myrna Dales, application will be made to the Legislative Assembly of the Province of Ontario for an Act for the revival of a corporation namely, Golden Dreams Home & Decor Ltd., which was inadvertently dissolved by Articles of Dissolution on August 17, 2004.

The application will be considered by the Standing Committee on Regulations and Private Bills. Any person who has an interest in the application and who wishes to make submissions, for or against the application, to the Standing Committee on Regulations and Private Bills should notify, in writing, the Clerk of the Legislative Assembly, Legislative Building, Queen's Park, Toronto, Ontario, M7A 1A2.

DATED at Toronto this 22nd day of June, 2005.

(138-P588) 27, 28, 29, 30 DAVID STONE—Solicitor for
Golden Dreams Home & Decor Ltd.
and Helen Myrna Dales

**Sale of Lands for Tax Arrears
By Public Tender**

Municipal Act, 2001

SALE OF LAND BY PUBLIC TENDER

THE CORPORATION OF THE CITY OF WELLAND

TAKE NOTICE that tenders are invited for the purchase of the land(s) described below and will be received until 3:00 p.m. local time on Thursday, August 11, 2005 at the Treasurer's Office, City of Welland, 60 East Main Street, Welland, Ontario.

The tenders will then be opened in public on the same day at 3:15 p.m. at City of Welland, 60 East Main Street, Welland, Ontario.

Description of Land(s):
(set out the cancellation price as of the first day of advertising)

Roll No. 2719 030-017-01300-0000
PIN 64101-0063 (LT)
154 Riverside Drive
Part Lot 29, Concession 5
Formerly Township of Crowland
As in RO 705047, subject to RO 224358
in the City of Welland
in the Regional Municipality of Niagara
Frontage 208.6 ft Depth 560.0 ft more or less
2005 Current Value Assessment – \$401,000
Class: Commercial – \$371,200
Residential – \$29,800
Minimum Tender Amount: \$138,309.81

Tenders must be submitted in the prescribed form and must be accompanied by a deposit in the form of a money order or of a bank draft or cheque certified by a bank or trust corporation payable to the municipality and representing at least 20 per cent of the tender amount.

Except as follows, the municipality makes no representation regarding the title to or any other matters relating to the land to be sold. Responsibility for ascertaining these matters rests with the potential purchasers.

This sale is governed by the *Municipal Act, 2001* and the Municipal Tax Sales Rules made under that Act. The successful purchaser will be required to pay the amount tendered plus accumulated taxes and the relevant land transfer tax.

The municipality has no obligation to provide vacant possession to the successful purchaser.

For further information regarding this sale and a copy of the prescribed form of tender, contact:

BRUNO SILVESTRI, C.G.A., City Treasurer
The Corporation of the City of Welland
Civic Square
60 East Main Street
Welland, ON L3B 3X4
905-735-1700 Ext. 2170
www.welland.ca

(138-P598)

Publications under the Regulations Act Publications en vertu de la Loi sur les règlements

2005—07—16

ONTARIO REGULATION 391/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

REVOKING VARIOUS REGULATIONS

Note: Ontario Regulations 213/99 and 214/99 have previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

Note: Regulation 307 has not previously been amended.

1. The following regulations are revoked:

- 1. Regulation 307 of the Revised Regulations of Ontario, 1990.**
- 2. Ontario Regulation 213/99.**
- 3. Ontario Regulation 214/99.**

RÈGLEMENT DE L'ONTARIO 391/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005

déposé le 27 juin 2005

ABROGATION DE DIVERS RÈGLEMENTS

Remarque : Les Règlements de l'Ontario 213/99 et 214/99 ont été modifiés antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

Remarque : Le Règlement 307 n'a pas été modifié antérieurement.

1. Les règlements suivants sont abrogés :

- 1. Le Règlement 307 des Règlements refondus de l'Ontario de 1990.**
- 2. Le Règlement de l'Ontario 213/99.**
- 3. Le Règlement de l'Ontario 214/99.**

29/05

ONTARIO REGULATION 392/05

made under the

EDUCATION ACT

Made: June 22, 2005

Approved: June 22, 2005

Filed: June 27, 2005

Revoking O. Reg. 215/99

(Calculation of Fees for Pupils for the 1999-2000 School Board Fiscal Year)

Note: Ontario Regulation 215/99 has not previously been amended.

1. Ontario Regulation 215/99 is revoked.**RÈGLEMENT DE L'ONTARIO 392/05**

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005

approuvé le 22 juin 2005

déposé le 27 juin 2005

abrogeant le Règl. de l'Ont. 215/99

(Calcul des droits exigibles à l'égard des élèves pour l'exercice 1999-2000 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 215/99 n'a pas été modifié antérieurement.

1. Le Règlement de l'Ontario 215/99 est abrogé.

Made by:

Pris par :

*Le ministre de l'Éducation,***GERARD KENNEDY**
Minister of Education

Date made: June 22, 2005.

Pris le : 22 juin 2005.

29/05

ONTARIO REGULATION 393/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

Amending O. Reg. 170/00

(Student Focused Funding — Legislative Grants for the 2000-2001 School Board Fiscal Year)

Note: Ontario Regulation 170/00 has previously been amended. Those amendments are listed in the Table of Regulations... Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 4 of subsection 19 (2) of Ontario Regulation 170/00 is amended by adding “as it read immediately before it was repealed by the *Homes for Retarded Persons Repeal Act, 2001*” at the end.

2. (1) Paragraph 1 of section 35 of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” at the end.

(2) Paragraph 3 of section 35 of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” at the end.

3. (1) Subparagraph 12 i of subsection 37 (10) of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99”.

(2) Subsection 37 (12) of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99” in the portion before paragraph 1.

(3) Paragraph 1 of subsection 37 (12) of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99”.

RÈGLEMENT DE L'ONTARIO 393/05

pris en application de la

LOI SUR L'ÉDUCATIONpris le 22 juin 2005
déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 170/00

(Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2000-2001 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 170/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 4 du paragraphe 19 (2) du Règlement de l'Ontario 170/00 est modifiée par adjonction de «, telle qu'elle existait avant d'être abrogée par la *Loi de 2001 abrogeant la Loi sur les foyers pour déficients mentaux*» à la fin de la disposition.

2. (1) La disposition 1 de l'article 35 du Règlement est modifiée par adjonction de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» à la fin de la disposition.

(2) La disposition 3 de l'article 35 du Règlement est modifiée par adjonction de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» à la fin de la disposition.

3. (1) La sous-disposition 12 i du paragraphe 37 (10) du Règlement est modifiée par adjonction de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» après «Règlement de l'Ontario 214/99».

(2) Le paragraphe 37 (12) du Règlement est modifié par adjonction de «tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi, » après «Règlement de l'Ontario 214/99,» dans le passage qui précède la disposition 1.

(3) La disposition 1 du paragraphe 37 (12) du Règlement est modifiée par adjonction de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi,» après «Règlement de l'Ontario 214/99».

29/05

ONTARIO REGULATION 394/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

Amending O. Reg. 154/01

(Student Focused Funding — Legislative Grants for the 2001-2002 School Board Fiscal Year)

Note: Ontario Regulation 154/01 has previously been amended. Those amendments are listed in the [Table of Regulations Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 4 of subsection 19 (3) of Ontario Regulation 154/01 is amended by adding “as it read immediately before it was repealed by the *Homes for Retarded Persons Repeal Act, 2001*” at the end.

2. (1) Subparagraph 24 ii of subsection 36 (10) of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99”.

(2) The definition of “1999-2000 enrolment” in subsection 36 (36) of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 213/99”.

RÈGLEMENT DE L'ONTARIO 394/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005

déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 154/01

(Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2001-2002 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 154/01 a été modifié antérieurement. Ces modifications sont indiquées dans le [Sommaire de l'historique législatif des règlements](#) qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La disposition 4 du paragraphe 19 (3) du Règlement de l'Ontario 154/01 est modifiée par adjonction de «, telle qu'elle existait avant d'être abrogée par la *Loi de 2001 abrogeant la Loi sur les foyers pour déficients mentaux*» à la fin de la disposition.

2. (1) La sous-disposition 24 ii du paragraphe 36 (10) du Règlement est modifiée par adjonction de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» après «Règlement de l'Ontario 214/99».

(2) La définition de «effectif de 1999-2000» au paragraphe 36 (36) du Règlement est modifiée par adjonction de «tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» après «Règlement de l'Ontario 213/99».

29/05

ONTARIO REGULATION 395/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

Amending O. Reg. 156/02

(Student Focused Funding — Legislative Grants for the 2002-2003 School Board Fiscal Year)

Note: Ontario Regulation 156/02 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subparagraph 26 iii of subsection 36 (10) of Ontario Regulation 156/02 is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99”.

RÈGLEMENT DE L'ONTARIO 395/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005

déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 156/02

(Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2002-2003 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 156/02 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La sous-disposition 26 iii du paragraphe 36 (10) du Règlement de l'Ontario 156/02 est modifiée par adjonction de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» après «Règlement de l'Ontario 214/99».

29/05

ONTARIO REGULATION 396/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

Amending O. Reg. 139/03

(Student Focused Funding — Legislative Grants for the 2003-2004 School Board Fiscal Year)

Note: Ontario Regulation 139/03 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Subparagraph 34 iv of subsection 37 (10) of Ontario Regulation 139/03 is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99”.

RÈGLEMENT DE L'ONTARIO 396/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005

déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 139/03

(Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2003-2004 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 139/03 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La sous-disposition 34 iv du paragraphe 37 (10) du Règlement de l'Ontario 139/03 est modifiée par adjonction de « tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi » après « Règlement de l'Ontario 214/99 ».

29/05

ONTARIO REGULATION 397/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

Amending O. Reg. 145/04

(Grants for Student Needs — Legislative Grants for the 2004-2005 School Board Fiscal Year)

Note: Ontario Regulation 145/04 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 12 of subsection 37 (9) of Ontario Regulation 145/04 is amended by striking out “paragraph 12” and substituting “paragraph 13”.

(2) Paragraph 13 of subsection 37 (9) of the Regulation is amended by striking out “paragraph 9” and substituting “paragraph 10”.

(3) Subparagraph 35 v of subsection 37 (10) of the Regulation is amended by adding “as that regulation read immediately before it was revoked by Ontario Regulation 391/05 made under the Act” after “Ontario Regulation 214/99”.

(4) Paragraph 3 of subsection 37 (43) of the Regulation is amended by striking out “benchmark” and substituting “pre-September, 2004 benchmark”.

2. Subparagraph 1 viii of subsection 39 (4) of the Regulation 145/04 is revoked and the following substituted:

viii. the total of the amounts determined for the fiscal year under paragraphs 15, 17, 19, 21, 23 and 24 of subsection 37 (3).

3. Paragraph 2 of subsection 42 (3) of the Regulation is amended by adding the following subparagraph:

iv. Any expenditures on special education for its pupils in the fiscal year that were not authorized by the board prior to May 30, 2005.

4. (1) Item 2 of Table 7 of the Regulation is amended by striking out “85,197” in Column 2 and substituting “122,097”.

(2) Item 2 of Table 7 of the Regulation is amended by striking out “146.5%” in Column 3 and substituting “146.8%”.

(3) Item 6 of Table 7 of the Regulation is amended by striking out “43,211” in Column 2 and substituting “45,677”.

(4) Item 7 of Table 7 of the Regulation is amended by striking out “101,225” in Column 2 and substituting “107,919”.

(5) Item 7 of Table 7 of the Regulation is amended by striking out “141.8%” in Column 3 and substituting “141.3%”.

(6) Item 17 of Table 7 of the Regulation is amended by striking out “100.9%” in Column 4 and substituting “100.0%”.

(7) Item 34 of Table 7 of the Regulation is amended by striking out “27,715” in Column 2 and substituting “42,126”.

(8) Item 37 of Table 7 of the Regulation is amended by striking out “10,296” in Column 2 and substituting “11,838”.

(9) Item 49 of Table 7 of the Regulation is amended by striking out “100.1%” in Column 4 and substituting “100.0%”.

(10) Item 64 of Table 7 of the Regulation is revoked and the following substituted:

64.	Conseil de district des écoles publiques de langue française n° 59	88,794	140.2%	100.0%	5
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5. Item 17 of Table 14 of the Regulation is revoked.

RÈGLEMENT DE L'ONTARIO 397/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005
déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 145/04

(Subventions pour les besoins des élèves — subventions générales pour l'exercice 2004-2005 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 145/04 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La disposition 12 du paragraphe 37 (9) du Règlement de l'Ontario 145/04 est modifiée par substitution de «disposition 13» à «disposition 12».

(2) La disposition 13 du paragraphe 37 (9) du Règlement est modifiée par substitution de «disposition 10» à «disposition 9».

(3) La sous-disposition 35 v du paragraphe 37 (10) du Règlement est modifiée par insertion de «, tel qu'il existait avant d'être abrogé par le Règlement de l'Ontario 391/05 pris en application de la Loi» après «Règlement de l'Ontario 214/99».

(4) La disposition 3 du paragraphe 37 (43) du Règlement est modifiée par insertion de «, avant septembre 2004,» après «de nouvelles écoles».

2. La sous-disposition 1 viii du paragraphe 39 (4) du Règlement est abrogée et remplacée par ce qui suit :

viii. le total des sommes calculées pour l'exercice en application des dispositions 15, 17, 19, 21, 23 et 24 du paragraphe 37 (3).

3. La disposition 2 du paragraphe 42 (3) du Règlement est modifiée par adjonction de la sous-disposition suivante :

iv. Les dépenses éventuelles affectées, pendant l'exercice, à des mesures d'éducation de l'enfance en difficulté pour ses élèves que le conseil n'avait pas autorisées avant le 30 mai 2005.

4. (1) Le point 2 du tableau 7 du Règlement est modifié par substitution de «122,097» à «85,197» à la colonne 2.

(2) Le point 2 du tableau 7 du Règlement est modifié par substitution de «146.8%» à «146.5%» à la colonne 3.

(3) Le point 6 du tableau 7 du Règlement est modifié par substitution de «45,677» à «43,211» à la colonne 2.

(4) Le point 7 du tableau 7 du Règlement est modifié par substitution de «107,919» à «101,225» à la colonne 2.

(5) Le point 7 du tableau 7 du Règlement est modifié par substitution de «141.3%» à «141.8%» à la colonne 3.

(6) Le point 17 du tableau 7 du Règlement est modifié par substitution de «100.0%» à «100.9%» à la colonne 4.

(7) Le point 34 du tableau 7 du Règlement est modifié par substitution de «42,126» à «27,715» à la colonne 2.

(8) Le point 37 du tableau 7 du Règlement est modifié par substitution de «11,838» à «10,296» à la colonne 2.

(9) Le point 49 du tableau 7 du Règlement est modifié par substitution de «100.0%» à «100.1%» à la colonne 4.

(10) Le point 64 du tableau 7 du Règlement est abrogé et remplacé par ce qui suit :

64.	Conseil de district des écoles publiques de langue française n° 59	88,794	140.2%	100.0%	5
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5. Le point 17 du tableau 14 du Règlement est abrogé.

29/05

ONTARIO REGULATION 398/05

made under the

EDUCATION ACT

Made: June 22, 2005

Filed: June 27, 2005

CALCULATION OF AVERAGE DAILY ENROLMENT FOR THE 2005-2006 SCHOOL BOARD FISCAL YEAR

Interpretation

1. (1) In this Regulation,

“2005-2006 fiscal year” means the period beginning September 1, 2005 and ending August 31, 2006; (“exercice 2005-2006”)

“combined kindergarten program” means a program operated on a five-day cycle that consists of 600 minutes of junior kindergarten for those pupils who are enrolled in the junior kindergarten part of the program and 900 minutes of kindergarten for those pupils who are enrolled in the kindergarten part of the program; (“programme combiné de maternelle et de jardin d'enfants”)

“cycle” means the number of school days for which a schedule of classes in a school continues before the schedule is repeated; (“horaire”)

“day school” and “day school program” do not include continuing education or summer school classes or courses; (“cours de jour”, “programme scolaire de jour”)

“full-time pupil” means a pupil, other than a pupil enrolled in junior kindergarten, kindergarten or a combined kindergarten program, who is,

- (a) enrolled in a day school and, in respect of a cycle, is enrolled for classroom instruction for an average of at least 210 minutes per school day, or
- (b) enrolled in a day school which has, in accordance with a calendar that has been approved by the Minister under Regulation 304 of the Revised Regulations of Ontario, 1990 (School Year Calendar) made under the Act, a designated school year of 12 months and instructional days in each of those months, and in which the pupil is eligible to earn at least seven credits on successfully completing the courses in which the pupil is enrolled in a school year; (“élève à temps plein”)

“half-time pupil” means a pupil who is enrolled in junior kindergarten or kindergarten, is not enrolled in a combined kindergarten program, and, in respect of a cycle, is enrolled for classroom instruction for an average of at least 150 minutes per school day; (“élève à mi-temps”)

“independent study course” means a credit course that is provided to a pupil other than a full-time pupil and that,

- (a) meets the criteria set out in the independent study course register for inclusion in the determination of day school enrolment, or
- (b) is approved by the Minister as an independent study course to be included in the determination of day school enrolment; (“cours d’études personnelles”)

“part-time pupil” means a pupil who is enrolled in day school and is neither a full-time nor a half-time pupil. (“élève à temps partiel”)

(2) This Regulation applies to boards for the 2005-2006 fiscal year.

(3) The Ministry publication entitled “Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999”, that is referred to in subparagraph 1 i of subsection 3 (2), paragraphs 8 and 9 of subsection 3 (2) and subclauses 4 (1) (c) (v) and (vi), is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2 and is electronically available by accessing the following links on the Ministry of Education website at www.edu.gov.on.ca: Publications, Curriculum and Policy, and Policy and Reference.

Day school A.D.E.

2. Day school average daily enrolment for a board for the fiscal year is the sum of,

- (a) the product of 0.5 and the sum of,
 - (i) the number of full-time pupils enrolled on October 31, 2005 in schools operated by the board,
 - (ii) 0.5 times the number of half-time pupils enrolled on that day in schools operated by the board, and
 - (iii) the quotient obtained by determining, for each part-time pupil enrolled on that day in a school operated by the board, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day, in a course other than an independent study course, and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle;
- (b) the product of 0.5 and the sum of,
 - (i) the number of full-time pupils enrolled on March 31, 2006 in schools operated by the board,
 - (ii) 0.5 times the number of half-time pupils enrolled on that day in schools operated by the board, and
 - (iii) the quotient obtained by determining, for each part-time pupil enrolled on that day in a school operated by the board, the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes that day, in a course other than an independent study course, and dividing the sum of the numbers so determined by the product of 300 and the number of days in the cycle; and
- (c) an amount in respect of each pupil enrolled in a school of the board who is registered for an independent study course, calculated as follows:

$$\frac{A \times B}{7.5}$$

in which,

"A" is the number of credits and partial credits that may be earned by the pupil on successful completion of the course, and

"B" is the fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the fiscal year.

Continuing education A.D.E.

3. (1) Continuing education average daily enrolment for a board for the fiscal year is the sum of,

- (a) an amount in respect of each pupil who is enrolled in a continuing education class or course established by the board, other than a continuing education course delivered primarily through means other than classroom instruction, calculated as follows:

$$\frac{C \times D}{300 \times 190}$$

in which,

"C" is the number of sessions for which the pupil is enrolled in the fiscal year, and

"D" is the number of minutes in each session; and

- (b) an amount in respect of each pupil who is enrolled in a continuing education course established by the board and delivered primarily through means other than classroom instruction calculated as follows:

$$E \times 0.1158 \times F$$

in which,

"E" is the number of credits and partial credits that may be earned by the pupil on successful completion of the course, and

"F" is the fraction representing the portion of the total quantity of work required for completion of the course that is completed by the pupil during the fiscal year.

(2) A class or course is a continuing education class or course for the purposes of subsection (1) if it is not a summer school class or course as defined in subsection 4 (1), it is approved by the Minister and it satisfies the conditions in one of the following paragraphs:

1. The class or course,

- i. is established for adults for which one or more credits, a partial credit referred to in the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999" or a partial credit approved by the Minister may be granted, and
- ii. is in the intermediate division if it is offered by a school authority that is only authorized to provide elementary education.

2. The class or course is in citizenship and, if necessary, in French or English language instruction and is for persons admitted to Canada as permanent residents under the *Immigration and Refugee Protection Act* (Canada).

3. The class or course is in English or French for adults whose first language learned and still understood is neither English nor French, but it is not a class or course in which a pupil may earn a credit in English or French as a second language.

4. The class or course is in Native language instruction for adults.

5. The class or course is in literacy and numeracy for pupils in grade 7 or 8 for whom a remedial program in literacy and numeracy has been recommended by the principal of the day school in which the pupil is enrolled and the class or course is not provided as part of a day school program.

6. The class or course is a non-credit class or course in literacy and numeracy for pupils in grade 9 or a higher grade for whom a grade 9 or 10 remedial program in literacy and numeracy has been recommended by the principal of the day school in which the pupil is enrolled and the class or course is not provided as part of a day school program.

7. The class or course is in literacy and numeracy and is established for adults who are parents or guardians of pupils enrolled in a day school program for whom a remedial program in literacy and numeracy has been recommended by the principal of the day school in which the pupils are enrolled.

8. The class or course is for secondary school pupils who elected to take a transfer credit course to transfer between course types in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999".
9. The class or course is for pupils who are enrolled in grade 9 in the school year and the principal, headmaster, headmistress or other person in charge of the school in which the pupil is enrolled strongly encourages the pupil to successfully complete additional course work of up to 30 hours before switching from one course type in grade 9 to another course type in grade 10 in the same subject, in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999".

(3) Any pupils who are in a class or course offered for credit and who are not adults must be included in calculating the continuing education average daily enrolment for a board under subsection (1) for a class or course established for adults that is referred to in subsection (2).

(4) The following rules apply in calculating the continuing education average daily enrolment for a board under subsection (1) for a class or course referred to in subsection (5):

1. If the number of pupils in the class or course is 10 or more and less than 15, that number is increased to 15.
2. If the number of pupils in the class or course is less than 10, that number is increased by five.

(5) Subsection (4) applies with respect to a class or course,

- (a) referred to in paragraph 2, 3 or 4 of subsection (2); and
- (b) referred to in paragraph 1 of subsection (2), other than a course delivered primarily through means other than classroom instruction, if the class or course is offered in a secondary school that is located in a territorial district and is more than 80 kilometres from all other secondary schools in the Province that have the same language of instruction.

Summer school A.D.E.

4. (1) In this section,

"summer school class or course" means a class or course,

- (a) that is provided by a board between the hours of 8 a.m. and 5 p.m.,
- (b) that starts after the completion of the 2005-2006 school year and ends before the start of the 2006-2007 school year, and
- (c) that is a class or course,
 - (i) for developmentally delayed pupils,
 - (ii) in which a pupil may earn a credit,
 - (iii) for pupils who have completed grade 7 or a higher grade and for whom a grade 7 or 8 remedial program in literacy and numeracy has been recommended by the principal, headmaster, headmistress or other person in charge of the school at which the pupil completed grade 7 or 8,
 - (iv) for pupils who were enrolled in grade 9 or a higher grade and for whom a non-credit grade 9 or 10 remedial program in literacy and numeracy has been recommended by the principal, headmaster, headmistress or other person in charge of the school at which the pupil was enrolled,
 - (v) for pupils who were enrolled in grade 10 or 11 and who elected to take a transfer credit course to transfer between course types in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999", or
 - (vi) for pupils who are enrolled in grade 9 in the 2005-2006 school year and the principal, headmaster, headmistress or other person in charge of the school in which the pupil is enrolled strongly encourages the pupil to successfully complete additional non-credit crossover course work of up to 30 hours when the pupil plans to switch from one course type in grade 9 to the other in grade 10 in the same subject, in accordance with section 5.6 of the Ministry publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999".

(2) Only the following pupils are counted for the purposes of this section:

1. Pupils who were enrolled in a day school program offered by a board.
2. Pupils who were enrolled in any of grades 1 to 12 in a private school that was in compliance with subsection 16 (1) of the Act when the pupil was last enrolled in the school.

(3) Summer school average daily enrolment for a board for the fiscal year is the sum of the amounts in respect of each pupil enrolled in a summer school class or course that is provided by the board, other than a course delivered primarily through means other than classroom instruction, calculated as follows:

$$\frac{G \times H}{300 \times 190}$$

in which,

“G” is the number of sessions of the summer school class or course in which the pupil is enrolled in the fiscal year, and
 “H” is the number of minutes in each session.

RÈGLEMENT DE L'ONTARIO 398/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005
 déposé le 27 juin 2005

CALCUL DE L'EFFECTIF QUOTIDIEN MOYEN POUR L'EXERCICE 2005-2006 DES CONSEILS SCOLAIRES

Interprétation

1. (1) Les définitions qui suivent s'appliquent au présent règlement.

«cours de jour» et «programme scolaire de jour» Sont exclus les classes ou les cours d'éducation permanente et les classes ou les cours d'été. («day school», «day school program»)

«cours d'études personnelles» Cours crédité qui est dispensé à un élève, à l'exclusion d'un élève à temps plein, et qui, selon le cas :

- a) satisfait aux critères énoncés dans le registre des cours d'études personnelles pour être inclus dans le calcul de l'effectif de jour;
- b) est approuvé par le ministre à titre de cours d'études personnelles à inclure dans le calcul de l'effectif de jour. («independent study course»)

«élève à mi-temps» Élève qui est inscrit à la maternelle ou au jardin d'enfants, mais non à un programme combiné de maternelle et de jardin d'enfants, pour une moyenne d'au moins 150 minutes d'enseignement en classe par jour de classe à l'égard d'un horaire. («half-time pupil»)

«élève à temps partiel» Élève qui est inscrit aux cours de jour et qui n'est ni un élève à temps plein ni un élève à mi-temps. («part-time pupil»)

«élève à temps plein» Élève, sauf un élève inscrit à la maternelle, au jardin d'enfants ou à un programme combiné de maternelle et de jardin d'enfants, qui :

- a) soit est inscrit à des cours de jour pour une moyenne d'au moins 210 minutes d'enseignement en classe par jour de classe à l'égard d'un horaire;
- b) soit est inscrit à des cours de jour qui, conformément au calendrier qu'a approuvé le ministre aux termes du Règlement 304 des Règlements refondus de l'Ontario de 1990 («Calendrier de l'année scolaire») pris en application de la Loi, couvrent une année scolaire désignée de 12 mois comprenant chacun des journées d'enseignement, et pendant lesquels l'élève a le droit d'obtenir au moins sept crédits lorsqu'il termine avec succès les cours auxquels il est inscrit pendant une année scolaire. («full-time pupil»)

«exercice 2005-2006» La période qui commence le 1^{er} septembre 2005 et qui se termine le 31 août 2006. («2005-2006 fiscal year»)

«horaire» Le nombre de jours que couvre le calendrier des classes d'une école avant de recommencer. («cycle»)

«programme combiné de maternelle et de jardin d'enfants» Programme qui fonctionne selon un horaire de cinq jours et qui consiste en 600 minutes de maternelle pour les élèves qui sont inscrits au volet maternelle du programme et en 900 minutes de jardin d'enfants pour ceux inscrits au volet jardin d'enfants. («combined kindergarten program»)

(2) Le présent règlement s'applique aux conseils pour l'exercice 2005-2006.

(3) Le public peut consulter la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» qui est mentionnée à la sous-disposition 1 i paragraphe 3 (2), aux dispositions 8 et 9 du même paragraphe et aux sous-alinéas 4 (1) c) (v) et (vi) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2 ou électroniquement en activant successivement les liens suivants du site Web du ministère au www.edu.gov.on.ca : Publications, Programmes-cadres et directives, et Politique et documents de référence.

Effectif quotidien moyen de jour

2. L'effectif quotidien moyen de jour d'un conseil pour l'exercice correspond à la somme de ce qui suit :

a) le produit de 0,5 par la somme de ce qui suit :

- (i) le nombre d'élèves à temps plein inscrits le 31 octobre 2005 aux écoles qui relèvent du conseil,
- (ii) 0,5 fois le nombre d'élèves à mi-temps inscrits ce jour-là aux écoles qui relèvent du conseil,
- (iii) le quotient obtenu en calculant, pour chaque élève à temps partiel inscrit ce jour-là à une école qui relève du conseil, le nombre de minutes pour lesquelles cet élève est inscrit en vue de recevoir un enseignement en classe pendant l'horaire qui inclut ce jour-là, à un cours autre qu'un cours d'études personnelles, et en divisant la somme des nombres ainsi obtenus par le produit de 300 et du nombre de jours que compte l'horaire;

b) le produit de 0,5 par la somme de ce qui suit :

- (i) le nombre d'élèves à temps plein inscrits le 31 mars 2006 aux écoles qui relèvent du conseil,
- (ii) 0,5 fois le nombre d'élèves à mi-temps inscrits ce jour-là aux écoles qui relèvent du conseil,
- (iii) le quotient obtenu en calculant, pour chaque élève à temps partiel inscrit ce jour-là à une école qui relève du conseil, le nombre de minutes pour lesquelles cet élève est inscrit en vue de recevoir un enseignement en classe pendant l'horaire qui inclut ce jour-là, à un cours autre qu'un cours d'études personnelles, et en divisant la somme des nombres ainsi obtenus par le produit de 300 et du nombre de jours que compte l'horaire;

c) une valeur relative à chaque élève inscrit à une école du conseil, à un cours d'études personnelles, calculée selon la formule suivante :

$$\frac{A \times B}{7,5}$$

où :

«A» correspond au nombre de crédits et de fractions de crédits que peut obtenir l'élève qui termine le cours avec succès,

«B» correspond à la fraction représentant la tranche de la quantité totale de travail exigée pour terminer le cours que l'élève a terminée au cours de l'exercice.

Effectif quotidien moyen de l'éducation permanente

3. (1) L'effectif quotidien moyen de l'éducation permanente d'un conseil pour l'exercice correspond à la somme de ce qui suit :

a) une valeur relative à chaque élève qui est inscrit à une classe ou à un cours d'éducation permanente créé par le conseil, à l'exclusion d'un cours d'éducation permanente dispensé principalement par des moyens autres qu'un enseignement en classe, calculée selon la formule suivante :

$$\frac{C \times D}{300 \times 190}$$

où :

«C» correspond au nombre de séances pour lesquelles l'élève est inscrit pendant l'exercice,

«D» correspond au nombre de minutes que comprend chaque séance;

b) une valeur relative à chaque élève qui est inscrit à un cours d'éducation permanente créé par le conseil et dispensé principalement par des moyens autres qu'un enseignement en classe, calculée selon la formule suivante :

$$E \times 0,1158 \times F$$

où :

- «E» correspond au nombre de crédits et de fractions de crédits que peut obtenir l'élève qui termine le cours avec succès,
- «F» correspond à la fraction représentant la tranche de la quantité totale de travail exigée pour terminer le cours que l'élève a terminée au cours de l'exercice.

(2) Une classe ou un cours constitue une classe ou un cours d'éducation permanente pour l'application du paragraphe (1) s'il n'est pas une classe ou un cours d'été au sens du paragraphe 4 (1), qu'il est approuvé par le ministre et qu'il satisfait aux conditions de l'une des dispositions suivantes :

1. La classe ou le cours :

- i. d'une part, est créé à l'intention d'adultes qui peuvent obtenir un ou plusieurs crédits, une fraction de crédit mentionnée dans la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année Préparation au diplôme d'études secondaires de l'Ontario, 1999» ou une fraction de crédit approuvée par le ministre,
 - ii. d'autre part, appartient au cycle intermédiaire, s'il est offert par une administration scolaire qui n'est autorisée qu'à dispenser un enseignement à l'élémentaire.
2. Il s'agit d'une classe ou d'un cours d'instruction civique et, au besoin, d'apprentissage du français ou de l'anglais et est destiné à des personnes admises au Canada à titre de résidents permanents en application de la *Loi sur l'immigration et la protection des réfugiés* (Canada).
 3. Il s'agit d'une classe ou d'un cours de français ou d'anglais destiné à des adultes dont la première langue apprise et encore comprise n'est ni le français ni l'anglais, mais non d'une classe ou d'un cours dans lequel l'élève peut obtenir un crédit en français ou en anglais langue seconde.
 4. Il s'agit d'une classe ou d'un cours de langue autochtone destiné à des adultes.
 5. Il s'agit d'une classe ou d'un cours destiné à accroître l'aptitude à lire, à écrire et à compter des élèves de septième ou de huitième année auxquels le directeur de l'école où l'élève est inscrit à des cours de jour a recommandé un programme de rattrapage destiné à accroître leur aptitude à lire, à écrire et à compter et la classe ou le cours ne fait pas partie d'un programme scolaire de jour.
 6. Il s'agit d'une classe ou d'un cours ne donnant pas droit à un crédit qui est destiné à accroître l'aptitude à lire, à écrire et à compter des élèves de neuvième année ou d'une année subséquente auxquels le directeur de l'école où l'élève est inscrit à des cours de jour a recommandé un programme de rattrapage de neuvième ou de dixième année destiné à accroître leur aptitude à lire, à écrire et à compter et la classe ou le cours ne fait pas partie d'un programme scolaire de jour.
 7. Il s'agit d'une classe ou d'un cours destiné à accroître l'aptitude à lire, à écrire et à compter et créé à l'intention d'adultes qui sont soit le père, la mère ou le tuteur d'un élève inscrit à un programme scolaire de jour auquel le directeur de l'école où l'élève est inscrit à des cours de jour a recommandé un programme de rattrapage destiné à accroître l'aptitude à lire, à écrire et à compter.
 8. Il s'agit d'une classe ou d'un cours destiné aux élèves du secondaire qui ont choisi de suivre un cours de transition donnant droit à crédit afin de changer de type de cours conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999».
 9. Il s'agit d'une classe ou d'un cours destiné aux élèves qui sont inscrits en neuvième année pendant l'année scolaire et le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève est inscrit l'encourage fortement à terminer avec succès un cours supplémentaire d'une durée maximale de 30 heures avant de transférer d'un type de cours offert en neuvième année à celui offert dans la même matière en dixième année, conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année Préparation au diplôme d'études secondaires de l'Ontario, 1999».

(3) Tout élève d'une classe ou d'un cours donnant droit à crédit qui n'est pas un adulte est décompté aux fins du calcul de l'effectif quotidien moyen de l'éducation permanente effectué pour le conseil en application du paragraphe (1) à l'égard d'une classe ou d'un cours créé à l'intention d'adultes et visé au paragraphe (2).

(4) Les règles suivantes s'appliquent au calcul de l'effectif quotidien moyen de l'éducation permanente effectué pour le conseil en application du paragraphe (1) à l'égard d'une classe ou d'un cours visé au paragraphe (5) :

1. Le nombre d'élèves de la classe ou du cours qui compte 10 élèves ou plus, mais moins de 15, est porté à 15.
2. Le nombre d'élèves de la classe ou du cours qui compte moins de 10 élèves est augmenté de cinq.

(5) Le paragraphe (4) s'applique à l'égard d'une classe ou d'un cours qui réunit les conditions suivantes :

- a) il est visé à la disposition 2, 3 ou 4 du paragraphe (2);
- b) il est visé à la disposition 1 du paragraphe (2), mais ne constitue pas un cours dispensé principalement par des moyens autres qu'un enseignement en classe, et il est offert, le cas échéant, par une école secondaire située dans un district territorial, à plus de 80 kilomètres de toutes les autres écoles secondaires de la province qui dispensent l'enseignement dans la même langue.

Effectif quotidien moyen pendant l'été

4. (1) La définition qui suit s'applique au présent article.

«classe ou cours d'été» Classe ou cours qui réunit les conditions suivantes :

- a) il est offert par un conseil entre 8 h et 17 h;
- b) il commence après la fin de l'année scolaire 2005-2006 et se termine avant le début de l'année scolaire 2006-2007;
- c) il s'agit d'une classe ou d'un cours, selon le cas :
 - (i) qui est destiné aux élèves qui présentent un retard du développement,
 - (ii) où l'élève peut obtenir un crédit,
 - (iii) qui est destiné aux élèves qui ont terminé la septième année ou une année subséquente et auxquels le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève a terminé la septième ou la huitième année a recommandé un programme de rattrapage de septième ou de huitième année destiné à accroître leur aptitude à lire, à écrire et à compter,
 - (iv) qui est destiné aux élèves qui étaient inscrits en neuvième année ou dans une année subséquente et auxquels le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève était inscrit a recommandé un programme de rattrapage de neuvième ou de dixième année destiné à accroître leur aptitude à lire, à écrire et à compter mais ne donnant pas droit à crédit,
 - (v) qui est destiné aux élèves qui étaient inscrits en dixième ou en onzième année et qui ont choisi de suivre un cours de transition donnant droit à crédit afin de changer de type de cours conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999»,
 - (vi) qui est destiné aux élèves qui sont inscrits en neuvième année pendant l'année scolaire 2005-2006 et le directeur, le chef ou le responsable de l'école ou de l'établissement où l'élève est inscrit l'encourage fortement à terminer avec succès un cours complémentaire ne donnant pas droit à crédit d'une durée maximale de 30 heures lorsqu'il a l'intention de transférer d'un type de cours offert en neuvième année à celui offert dans la même matière en dixième année, conformément à l'article 5.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario, de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999».

(2) Seuls les élèves suivants sont dénombrés pour l'application du présent article :

1. Les élèves qui étaient inscrits à un programme scolaire de jour dispensé par un conseil.
2. Les élèves qui étaient inscrits de la première à la douzième années dans une école privée à l'égard de laquelle le paragraphe 16 (1) de la Loi était observé lorsque les élèves y étaient inscrits.

(3) L'effectif quotidien moyen des cours d'été d'un conseil pour l'exercice correspond à la somme de valeurs dont chacune est une valeur relative à chaque élève qui est inscrit à une classe ou à un cours d'été dispensé par le conseil, à l'exclusion d'un cours dispensé principalement par des moyens autres qu'un enseignement en classe, calculée selon la formule suivante :

$$\frac{G \times H}{300 \times 190}$$

où :

«G» correspond au nombre de séances de la classe ou du cours d'été auquel l'élève est inscrit pendant l'exercice,

«H» correspond au nombre de minutes que comprend chaque séance.

ONTARIO REGULATION 399/05

made under the

EDUCATION ACT

Made: June 22, 2005

Approved: June 22, 2005

Filed: June 27, 2005

CALCULATION OF FEES FOR PUPILS FOR THE 2005-2006 SCHOOL BOARD FISCAL YEAR**Interpretation****1. (1) In this Regulation,**

"A.D.E. regulation" means Ontario Regulation 398/05 (Calculation of Average Daily Enrolment for the 2005-2006 School Board Fiscal Year) made under the Act; ("règlement sur l'effectif quotidien moyen")

"continuing education A.D.E.", for a board, means the continuing education average daily enrolment for the board, as calculated under section 3 of the A.D.E. regulation; ("effectif quotidien moyen des cours d'éducation permanente")

"continuing education class or course" has the same meaning as in section 3 of the A.D.E. regulation; ("classe ou cours d'éducation permanente")

"day school A.D.E.", for a board, means the day school average daily enrolment for the board, as calculated under section 2 of the A.D.E. regulation; ("effectif quotidien moyen de jour")

"day school program" does not include continuing education or summer school classes or courses; ("programme scolaire de jour")

"elementary school pupil" means a pupil who is enrolled in any of junior kindergarten, kindergarten and grades one to eight; ("élève de l'élémentaire")

"grant regulation" means Ontario Regulation 400/05 (Grants for Student Needs — Legislative Grants for the 2005-2006 School Board Fiscal Year) made under the Act; ("règlement sur les subventions")

"high cost program" means,

(a) a special education program, or

(b) any other program which both the board and the party from whom the tuition fee is receivable agree is a high cost program for the purposes of this Regulation; ("programme à coût élevé")

"isolate board" means a school authority other than a section 68 board; ("conseil isolé")

"P.A.C.", for a pupil, means the pupil accommodation charge for a pupil as determined under subsections (3) and (4); ("frais de pension")

"secondary school pupil" means a pupil who is enrolled in any of grades nine to twelve; ("élève du secondaire")

"section 68 board" means a board established under section 68 of the Act; ("conseil créé en vertu de l'article 68")

"summer school A.D.E.", for a board, means the summer school average daily enrolment for the board, as calculated under section 4 of the A.D.E. regulation; ("effectif quotidien moyen des cours d'été")

"summer school class or course" means a summer school class or course as defined in subsection 4 (1) of the A.D.E. regulation. ("classe ou cours d'été")

(2) The following rules apply for the purposes of this Regulation:

1. A pupil is considered to be a pupil of a board if he or she is a pupil of the board for the purposes of the grant regulation.

2. The day school A.D.E. of a pupil enrolled in a school operated by a board is the day school A.D.E. for the board, calculated as if the pupil were the board's only pupil.

(3) The pupil accommodation charge for a pupil is \$141 in the case of an elementary school pupil or \$282 in the case of a secondary school pupil.

(4) Despite subsection (3), if a board has entered into an agreement under subsection 188 (3) of the Act that provides for a payment by the Crown in right of Canada to provide classroom accommodation for a specified number of pupils, the pupil accommodation charge for each pupil accommodated as a result of the agreement is zero.

Application

2. This Regulation applies in respect of the fiscal year of boards that commences on September 1, 2005 and ends on August 31, 2006.

Education for Indians

3. (1) This section applies in respect of a pupil who is enrolled in a day school program in a school operated by a district school board or an isolate board if a fee in respect of the pupil is receivable by the board from,

- (a) the Crown in right of Canada; or
- (b) a band, the council of a band or an education authority where the band, council of a band or education authority is authorized by the Crown in right of Canada to provide education for Indians.

(2) The fee in respect of the pupil is calculated by multiplying the day school A.D.E. of the pupil by the sum of the P.A.C. for the pupil and the base fee determined,

- (a) under subsection (3), in the case of a pupil who is an elementary school pupil enrolled in a school operated by a district school board;
- (b) under subsection (4), in the case of a pupil who is a secondary school pupil enrolled in a school operated by a district school board; or
- (c) under subsection (6), in the case of a pupil who is enrolled in a school operated by an isolate board.

(3) The base fee for an elementary school pupil enrolled in a school operated by a district school board is determined as follows:

1. Take the sum of,
 - i. the board's base amount for elementary school pupils for the fiscal year, as determined under paragraph 1 of subsection 13 (2) of the grant regulation, and
 - ii. the product of \$200 multiplied by the day school A.D.E. for the board, counting only elementary school pupils of the board.
2. Take the amount of the board's primary class size allocation for the fiscal year, as determined under section 14 of the grant regulation.
3. Determine an amount on account of the special education allocation for elementary school pupils, as follows:
 - i. Take the day school A.D.E. for the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades one to three.
 - ii. Multiply the number determined under subparagraph i by \$608, to obtain the enrolment-based special education amount for junior kindergarten to grade three.
 - iii. Take the day school A.D.E. for the board, counting only pupils enrolled in any of grades four to eight.
 - iv. Multiply the number determined under subparagraph iii by \$459, to obtain the enrolment-based special education amount for grades four to eight.
 - v. Calculate the sum of the approved special equipment claims for elementary school pupils of the board for the fiscal year, as determined under section 17 of the grant regulation.
 - vi. Take the part of the special incidence claim for the board for the fiscal year, as determined under subsection 19 (2) of the grant regulation, that is generated by elementary school pupils of the board.
 - vii. Take the part of the high needs amount for the board, as determined under section 18 of the grant regulation, that is generated by elementary school pupils of the board.
 - viii. Total the amounts obtained under subparagraphs ii, iv, v, vi and vii.
4. In the case of an English-language district school board, determine an amount on account of the language allocation for elementary school pupils, as follows:
 - i. Take the French as a second language amount for elementary school pupils of the board for the fiscal year, as determined under section 23 of the grant regulation.
 - ii. Calculate the part of the ESL/ESD amount for the board that is generated by elementary school pupils of the board, as follows:
 - A. Calculate the part of the ESL/ESD amount for the board, as calculated under clauses 25 (1) (a) to (d) of the grant regulation, if only elementary school pupils of the board were counted.
 - B. Take the amount set out for the board in Table 1 of the grant regulation opposite the name of the board.

- C. Divide the amount referred to in sub-subparagraph B by the day school A.D.E. for the board, counting only pupils of the board.
 - D. Multiply the result obtained under sub-subparagraph C by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 - E. Add the amounts calculated under sub-subparagraphs A and D.
- iii. Add the amount referred to in subparagraph i and the amount determined under subparagraph ii.
- 5. In the case of a French-language district school board, determine an amount on account of the language allocation for elementary school pupils, as follows:
 - i. Multiply by \$444.80 the number of elementary school pupils of the board on October 31, 2005.
 - ii. Divide \$86,745.90 by the day school A.D.E. for the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 - iv. Add the product determined under subparagraph iii to the total of the amounts determined under paragraphs 2 and 3 of subsection 28 (2) of the grant regulation.
 - v. Calculate the part of the PDF funding level for the board for the fiscal year, as determined under subsection 28 (3) of the grant regulation, that is generated by elementary school pupils of the board.
 - vi. Total the amounts determined under subparagraphs i, iv and v.
- 6. Determine an amount on account of the distant schools and rural schools allocation for elementary school pupils as follows:
 - i. Take the elementary school principals amount determined under subsection 29 (2) of the grant regulation.
 - ii. Take the total of the amounts determined under paragraph 1 of subsection 29 (3) of Ontario Regulation 139/03 (Student Focused Funding -- Legislative Grants for the 2003-2004 School Board Fiscal Year) made under the Act for each distant elementary school of the board within the meaning of subsection 29 (2.1) of that regulation.
 - iii. Total the amounts, if any, set out in Column 8 of Table 3 of the grant regulation opposite both the name of an elementary school in Column 3 and the name of board in Column 1.
 - iv. Total the amounts, if any, set out in Column 8 of Table 4 of the grant regulation opposite both the name of an elementary school in Column 3 and the name of board in Column 1.
 - v. Take the amount set out in Column 2 of Table 5 of the grant regulation opposite the name of the board in Column 1.
 - vi. Take the amount determined in respect of the board under paragraph 9 of subsection 29 (4) of the grant regulation.
 - vii. Add the amount determined under subparagraph iii to the amount determined under subparagraph v.
 - viii. Subtract the amount determined under subparagraph vii from the sum of the amounts determined under subparagraphs i, ii, iv and vi.
- 7. Determine an amount on account of the remote and rural allocation for elementary school pupils, as follows:
 - i. Divide the amount of the board's remote and rural allocation for the year, as determined under section 30 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- 8. Determine an amount on account of the learning opportunities allocation for elementary school pupils, as follows:
 - i. Take the total of,
 - A. the amount determined for the board under paragraph 1 of subsection 31 (1) of the grant regulation,
 - B. the amount determined for the board under paragraph 4 of subsection 31 (4) of the grant regulation, and
 - C. \$144,512.
 - ii. Divide the amount determined under subparagraph i by the day school A.D.E. for the board, counting only pupils of the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only elementary school pupils of the board.

- iv. Multiply the day school A.D.E. for the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades one to three, by \$126.
 - v. Take the total of,
 - A. the amount determined for the board under paragraph 2 of subsection 31 (4) of the grant regulation, and
 - B. the amount determined for the board under paragraph 8 of subsection 31 (4) of the grant regulation.
 - vi. Add the amounts determined under subparagraphs iii, iv and v.
 9. Take the amount of the board's elementary school teacher qualification and experience allocation for the fiscal year, as determined under subsection 33 (12) of the grant regulation.
 10. Determine an amount on account of the cost adjustment for non-teachers for elementary school pupils as follows:
 - i. Divide the amount set out in Column 2 of Table 9 opposite the name of the board in Column 1 by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 11. Determine an amount on account of the administration and governance allocation for elementary school pupils, as follows:
 - i. Divide the amount of the board's administration and governance allocation for the fiscal year, as determined under section 35 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 12. Determine an amount on account of the school operations part of the pupil accommodation allocation for elementary school pupils by multiplying the benchmark operating cost of \$62.84 per metre squared,
 - i. by the adjusted elementary school area requirement for the board determined under section 36 of the grant regulation, if a supplementary elementary school area factor is approved for the board under that section, or
 - ii. by the elementary school area requirement for the board determined under section 36 of the grant regulation, if no supplementary elementary school area factor is approved for the board under that section.
 13. Take the total of the amounts determined in respect of the board under paragraphs 17, 21 and 26 of subsection 36 (3) of the grant regulation.
 14. Determine an amount on account of the board's adjustment for declining enrolment in respect of elementary school pupils by,
 - i. dividing the amount of the board's adjustment for declining enrolment, if any, as determined under section 38 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board, and
 - ii. multiplying the amount determined under subparagraph i by the day school A.D.E. for the board, counting only elementary school pupils of the board.
 15. Total the amounts determined for the board under paragraphs 1 to 14.
 16. Divide the amount determined under paragraph 15 by the day school A.D.E. for the board, counting only elementary school pupils of the board.
- (4) The base fee for a pupil who is a secondary school pupil enrolled in a school operated by a district school board is determined as follows:
1. Take the sum of,
 - i. the board's base amount for secondary school pupils for the fiscal year, as determined under paragraph 2 of subsection 13 (2) of the grant regulation, and
 - ii. the product of \$200 multiplied by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 2. Determine an amount on account of the special education allocation for secondary school pupils, as follows:
 - i. Determine the day school A.D.E. of the board, counting only secondary school pupils of the board.
 - ii. Multiply the number determined under subparagraph i by \$296.

- iii. Calculate the sum of the approved special equipment claims for secondary school pupils of the board for the fiscal year, as determined under section 17 of the grant regulation.
 - iv. Take the part of the special incidence claim for the board for the fiscal year, as determined under subsection 19 (2) of the grant regulation, that is generated by secondary school pupils of the board.
 - v. Take the part of the high needs amount for the board, as determined under section 18 of the grant regulation, that is generated by secondary school pupils of the board.
 - vi. Total the amounts obtained under subparagraphs ii, iii, iv and v.
3. In the case of an English-language district school board, determine an amount on account of the language allocation for secondary school pupils, as follows:
- i. Take the French as a second language amount for secondary school pupils of the board for the fiscal year, as determined under section 23 of the grant regulation.
 - ii. Calculate the part of the ESL/ESD amount for the board that is generated by secondary school pupils of the board, as follows:
 - A. Calculate the part of the ESL/ESD amount for the board, as calculated under clauses 25 (1) (a) to (d) of the grant regulation, if only secondary school pupils of the board were counted.
 - B. Take the amount set out for the board in Table 1 of the grant regulation opposite the name of the board.
 - C. Divide the amount referred to in sub-subparagraph B by the day school A.D.E. for the board, counting only pupils of the board.
 - D. Multiply the result obtained under sub-subparagraph C by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - E. Add the amounts calculated under sub-subparagraphs A and D.
 - iii. Add the amount referred to in subparagraph i and the amount determined under subparagraph ii.
4. In the case of a French-language district school board, determine an amount on account of the language allocation for secondary school pupils, as follows:
- i. Multiply \$718.40 by the day school A.D.E., counting only secondary school pupils of the board.
 - ii. Divide \$86,745.90 by the day school A.D.E. for the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - iv. Add the product determined under subparagraph iii to the total of the amounts determined under paragraphs 5 and 6 of subsection 28 (2) of the grant regulation.
 - v. Calculate the part of the PDF funding level for the board for the fiscal year, as determined under subsection 28 (3) of the grant regulation, that is generated by secondary school pupils of the board.
 - vi. Total the amounts determined under subparagraphs i, iv and v.
5. Determine an amount on account of the distant schools and rural schools allocation for secondary school pupils as follows:
- i. Take the secondary school principals amount determined under subsection 29 (3) of the grant regulation.
 - ii. Take the total of the amounts determined under paragraph 2 of subsection 29 (3) of Ontario Regulation 139.03 (Student Focused Funding -- Legislative Grants for the 2003-2004 School Board Fiscal Year) made under the Act for each distant secondary school of the board within the meaning of subsection 29 (2.6) of that regulation.
 - iii. Total the amounts, if any, set out in Column 8 of Table 3 of the grant regulation opposite both the name of a secondary school in Column 4 and the name of board in Column 1.
 - iv. Total the amounts, if any, set out in Column 8 of Table 4 of the grant regulation opposite both the name of a secondary school in Column 4 and the name of board in Column 1.
 - v. Take the amount determined in respect of the board under paragraph 17 of subsection 29 (4) of the grant regulation.
 - vi. Subtract the amount determined under subparagraph iii from the sum of the amounts determined under subparagraphs i, ii, iv and v.
6. Determine an amount on account of the remote and rural allocation for secondary school pupils, as follows:

- i. Divide the amount of the board's remote and rural allocation for the fiscal year, as determined under section 30 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
7. Determine an amount on account of the learning opportunities allocation for secondary school pupils, as follows:
 - i. Take the total of,
 - A. the amount determined for the board under paragraph 1 of subsection 31 (1) of the grant regulation,
 - B. the amount determined for the board under paragraph 4 of subsection 31 (4) of the grant regulation, and
 - C. \$144,512.
 - ii. Divide the amount determined under subparagraph i by the day school A.D.E. for the board, counting only pupils of the board.
 - iii. Multiply the amount determined under subparagraph ii by the day school A.D.E. for the board, counting only secondary school pupils of the board.
 - iv. Take the total of,
 - A. the amount determined for the board under paragraph 1 of subsection 31 (4) of the grant regulation, and
 - B. the amount determined for the board under paragraph 6 of subsection 31 (4) of the grant regulation.
 - v. Add the amounts determined under subparagraphs iii and iv.
8. Take the amount of the board's secondary school teacher qualification and experience allocation for the fiscal year, as determined under subsection 33 (13) of the grant regulation.
9. Determine an amount on account of the cost adjustment for non-teachers for secondary school pupils as follows:
 - i. Divide the amount set out in Column 2 of Table 9 opposite the name of the board in Column 1 by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
10. Determine an amount on account of the administration and governance allocation for secondary school pupils, as follows:
 - i. Divide the amount of the board's administration and governance allocation for the fiscal year, as determined under section 35 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board.
 - ii. Multiply the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
11. Determine an amount on account of the school operations part of the pupil accommodation allocation for secondary school pupils, by multiplying the benchmark operating cost of \$62.84 per metre squared,
 - i. by the adjusted secondary school area requirement for the board determined under section 36 of the grant regulation, if a supplementary secondary school area factor is approved for the board under that section, or
 - ii. by the secondary school area requirement for the board determined under section 36 of the grant regulation, if no supplementary secondary school area factor is approved for the board under that section.
12. Take the total of the amounts determined in respect of the board under paragraphs 28, 32 and 37 of subsection 36 (3) of the grant regulation.
13. Determine an amount on account of the board's adjustment for declining enrolment in respect of secondary school pupils by,
 - i. dividing the amount of the board's adjustment for declining enrolment, if any, as determined under section 38 of the grant regulation, by the day school A.D.E. for the board, counting only pupils of the board, and
 - ii. multiplying the amount determined under subparagraph i by the day school A.D.E. for the board, counting only secondary school pupils of the board.
14. Total the amounts determined for the board under paragraphs 1 to 13.
15. Divide the amount determined under paragraph 14 by the day school A.D.E. for the board, counting only secondary school pupils of the board.

(5) The base fee for a pupil who is enrolled in a school operated by an isolate board is determined as follows:

1. Take the approved expenditure of the board within the meaning of subsection 46 (1) of the grant regulation.
2. Deduct the amount of the approved expenditure referred to in paragraph 1 that relates to transportation.
3. Deduct the amount of the approved expenditure referred to in paragraph 1 that relates to school renewal.
4. Divide the amount obtained under paragraph 3 by the day school A.D.E. for the board, counting only pupils of the board.

(6) The fee in respect of a pupil described in subsection (1) who is enrolled in a Native language program in a school operated by a district school board and whose fee is receivable from an entity described in clause (1) (a) or (b), may be increased, at the option of the district school board, by an amount equal to the allocation for Native language that would be generated for the pupil if he or she were a pupil of the board, determined in accordance with section 24 of the grant regulation.

(7) The fee in respect of a pupil described in subsection (1) who is enrolled in a high cost program may be increased, at the option of the board, to the amount determined by multiplying the fee that would otherwise be payable,

- (a) by a factor agreed on by the board providing the instruction and the party from whom the fee is receivable; or
- (b) by a factor determined in the manner described in subsection (9) if the board and the party cannot agree on a factor.

(8) If the board providing the instruction and the party from whom the fee is receivable cannot agree on a factor, the factor shall be determined by three arbitrators, appointed as follows:

1. One arbitrator appointed by the board that provides the instruction.
2. One arbitrator appointed by the party from whom the fee is receivable.
3. One arbitrator appointed by the arbitrators appointed under paragraphs 1 and 2.

(9) The decision of the arbitrators or a majority of them is final and binding on the board providing the instruction and on the party from whom the fee is receivable.

(10) This section does not apply in respect of a pupil to whom subsection 49 (6) of the Act applies.

Fees, residing in Ontario

4. (1) This section applies in respect of a pupil described in subsection 46 (2) of the Act who is enrolled in a day school program in a school of a district school board or an isolate board and who resides in a school section, separate school zone or secondary school district in which the pupil's parent or guardian resides, on land that is exempt from taxation for the purposes of any board.

(2) The fee that a board shall charge in respect of a pupil described in subsection (1) to the parent or guardian is \$40 for each month or part of a month the pupil is enrolled in a school of the board.

(3) A board charging a parent or guardian a fee of \$40 for any month or part of a month under subsection (2) in respect of a pupil described in subsection (1) who is enrolled in a school of the board shall not charge the parent or guardian any fee under subsection (2) for the same month or part of a month in respect of another pupil described in subsection (1) who is enrolled in a school of the board.

(4) This section does not apply in respect of a pupil to whom subsection 49 (6) of the Act applies.

Fees, not residing in Ontario

5. (1) The fee in respect of a pupil who is enrolled in a day school program in a school of a district school board or an isolate board and whose parent or guardian does not reside in Ontario is an amount determined by the board that does not exceed the maximum fee determined under subsection (2) or (3).

(2) Except as is provided in subsection (3), the maximum fee is the amount calculated as follows:

1. Add the base fee determined for the pupil under subsection 3 (3), (4) or (5), as applicable, and the P.A.C. for the pupil.
2. Multiply the amount obtained under paragraph 1 by 0.1.
3. Multiply the result obtained under paragraph 2 by the number of months or part months during which the pupil is enrolled in a school operated by the board.

(3) If the pupil is enrolled in a high cost program, the maximum fee is the total of the amount calculated under subsection (2) and such additional amount as may be determined by the Board that does not exceed the additional cost to the board of providing the high cost program to the pupil.

(4) This section does not apply in respect of a pupil to whom subsection 49 (6) of the Act applies.

Fees, s. 68 boards

6. (1) The fee in respect of a pupil who is enrolled in a day school program in a school operated by a section 68 board and whose parent or guardian does not reside in Ontario is the amount determined as follows:

1. Take the expenditure of the board for the fiscal year that is acceptable to the Minister for grant purposes, excluding,
 - i. expenditures for debt charges,
 - ii. expenditures for the purchase of capital assets, as determined under the grant regulation,
 - iii. expenditures for the restoration of destroyed or damaged capital assets, as determined under the grant regulation, and
 - iv. provisions for reserves for working funds and provisions for reserve funds.
2. Deduct the revenue of the board for the fiscal year from,
 - i. any organization on whose property a school of the board is located, and
 - ii. refunds of expenditure of the kind described in subparagraph 1 i, ii or iii.
3. Determine the number of pupil days for the period September 1, 2005 to August 31, 2006 by adding, for each instructional day in that period, the number of pupils enrolled in schools of the board who receive instruction on that day.
4. Divide the amount obtained under paragraph 2 by the total number of pupil days determined under paragraph 3.
5. Multiply the result obtained under paragraph 4 by the number of instructional days for which the pupil is enrolled in a school of the board during the same period.

(2) This section does not apply to a pupil to whom subsection 49 (6) of the Act applies.

Fees, pupils to whom s. 49 (6) of the Act applies

7. (1) The fee in respect of a pupil who is enrolled in a day school program and to whom subsection 49 (6) of the Act applies is the amount determined in accordance with a fees policy developed for the purposes of this section by the board that operates the school in which the pupil is enrolled.

(2) A board's fee policy must not authorize a fee in respect of an elementary school pupil that is less than the amount that would be calculated under subsection 3 (2) of this Regulation in respect of an elementary school pupil, if that subsection had applied to the pupil and subsection 49 (6) of the Act had not applied to the pupil.

(3) A board's fee policy must not authorize a fee in respect of a secondary school pupil that is less than the amount that would be calculated under subsection 3 (2) of this Regulation in respect of a secondary school pupil, if that subsection had applied to the pupil and subsection 49 (6) of the Act had not applied to the pupil.

Fees, summer school and continuing education

8. (1) The fee in respect of a pupil to whom subsection 49 (6) of the Act applies and who is enrolled in a summer school or continuing education class or course provided by a district school board or an isolate board is the amount determined by the board.

(2) The fee referred to in subsection (1) in respect of a pupil enrolled in a continuing education class or course of the board shall not be less than the fee determined by applying paragraphs 1 to 3 of subsection (4).

(3) The fee referred to in subsection (1) in respect of a pupil enrolled in a summer school program of the board shall not be less than the fee determined by applying paragraphs 1 to 3 of subsection (5).

(4) The fee in respect of a pupil described in subsection 3 (1) or 5 (1) who is enrolled in a continuing education class or course provided by a district school board or an isolate board is such amount as may be agreed on by the board and the party from whom the fee is receivable or, in the absence of agreement, the amount determined as follows:

1. Determine the expenditure of the board in the fiscal year for continuing education classes or courses.
2. Divide the amount determined under paragraph 1 by the continuing education A.D.E. for the board.
3. Multiply the result obtained under paragraph 2 by the continuing education A.D.E. for the board, counting only pupils described in this subsection.

(5) The fee in respect of a pupil described in subsection 3 (1) or 5 (1) who is enrolled in a summer school class or course provided by a district school board or an isolate board is such amount as may be agreed on by the board and the party from whom the fee is receivable or, in the absence of agreement, the amount determined as follows:

1. Determine the expenditure of the board in the fiscal year for summer school classes or courses.
2. Divide the amount determined under paragraph 1 by the summer school A.D.E. for the board.

3. Multiply the result obtained under paragraph 2 by the summer school A.D.E. for the board, counting only pupils described in this subsection.

No fee between boards

9. No fee is payable under this Regulation by one board to another board.

RÈGLEMENT DE L'ONTARIO 399/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005
approuvé le 22 juin 2005
déposé le 27 juin 2005

CALCUL DES DROITS EXIGIBLES À L'ÉGARD DES ÉLÈVES POUR L'EXERCICE 2005-2006 DES CONSEILS SCOLAIRES

Interprétation

1. (1) Les définitions qui suivent s'appliquent au présent règlement.
- «classe ou cours d'éducation permanente» S'entend au sens de l'article 3 du règlement sur l'effectif quotidien moyen. («continuing education class or course»)
- «classe ou cours d'été» S'entend au sens du paragraphe 4 (1) du règlement sur l'effectif quotidien moyen. («summer school class or course»)
- «conseil créé en vertu de l'article 68» Conseil créé en vertu de l'article 68 de la Loi. («section 68 board»)
- «conseil isolé» Administration scolaire, à l'exclusion d'un conseil créé en vertu de l'article 68. («isolate board»)
- «effectif quotidien moyen de jour» À l'égard d'un conseil, s'entend de l'effectif quotidien moyen de jour du conseil calculé en application de l'article 2 du règlement sur l'effectif quotidien moyen. («day school A.D.E.»)
- «effectif quotidien moyen des cours d'éducation permanente» À l'égard d'un conseil, s'entend de l'effectif quotidien moyen des cours d'éducation permanente du conseil calculé en application de l'article 3 du règlement sur l'effectif quotidien moyen. («continuing education A.D.E.»)
- «effectif quotidien moyen des cours d'été» À l'égard d'un conseil, s'entend de l'effectif quotidien moyen des cours d'été du conseil calculé en application de l'article 4 du règlement sur l'effectif quotidien moyen. («summer school A.D.E.»)
- «élève de l'élémentaire» Élève inscrit à la maternelle, au jardin d'enfants ou à l'une des huit premières années d'études. («elementary school pupil»)
- «élève du secondaire» Élève inscrit à la neuvième, dixième, onzième ou douzième année d'études. («secondary school pupil»)
- «frais de pension» À l'égard d'un élève, s'entend des frais de pension de l'élève calculés en application des paragraphes (3) et (4). («P.A.C.»)
- «programme à coût élevé» Selon le cas :
- a) programme d'enseignement à l'enfance en difficulté;
 - b) tout autre programme dont le conseil et la partie qui doit payer les droits de scolarité conviennent qu'il s'agit d'un programme à coût élevé pour l'application du présent règlement. («high cost program»)
- «programme scolaire de jour» Les classes ou cours d'éducation permanente et les classes ou cours d'été ne sont pas compris dans les programmes scolaires de jour. («day school program»)
- «règlement sur l'effectif quotidien moyen» Le Règlement de l'Ontario 398/05 («Calcul de l'effectif quotidien moyen pour l'exercice 2005-2006 des conseils scolaires») pris en application de la Loi. («A.D.E. regulation»)

«règlement sur les subventions» Le Règlement de l'Ontario 400/05 («Subventions pour les besoins des écoles — subventions générales pour l'exercice 2005-2006 des conseils scolaires») pris en application de la Loi. («grant regulation»)

(2) Les règles suivantes s'appliquent dans le cadre du présent règlement :

1. Un élève est considéré comme un élève d'un conseil s'il l'est pour l'application du règlement sur les subventions.
2. L'effectif quotidien moyen de jour d'un élève inscrit à une école qui relève d'un conseil est l'effectif quotidien moyen de jour du conseil calculé comme si l'élève était le seul élève du conseil.

(3) Les frais de pension sont de 141 \$ dans le cas d'un élève de l'élémentaire et de 282 \$ dans le cas d'un élève du secondaire.

(4) Malgré le paragraphe (3), si un conseil a conclu, en vertu du paragraphe 188 (3) de la Loi, une entente qui prévoit le paiement, par la Couronne du chef du Canada, d'une somme permettant la fourniture de facilités d'accueil à un nombre précis d'élèves, les frais de pension de chaque élève visé par l'entente sont nuls.

Application

2. Le présent règlement s'applique à l'égard de l'exercice des conseils qui commence le 1^{er} septembre 2005 et qui se termine le 31 août 2006.

Enseignement aux Indiens

3. (1) Le présent article s'applique à l'égard de l'élève inscrit à un programme scolaire de jour dans une école qui relève d'un conseil scolaire de district ou d'un conseil isolé si le conseil peut recevoir des droits à l'égard de cet élève :

- a) soit de la Couronne du chef du Canada;
- b) soit d'une bande, d'un conseil de bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement aux Indiens.

(2) Les droits exigibles à l'égard de l'élève sont calculés en multipliant l'effectif quotidien moyen de jour de l'élève par la somme des frais de pension de l'élève et des droits de base calculés :

- a) en application du paragraphe (3), dans le cas d'un élève de l'élémentaire inscrit à une école qui relève d'un conseil scolaire de district;
- b) en application du paragraphe (4), dans le cas d'un élève du secondaire inscrit à une école qui relève d'un conseil scolaire de district;
- c) en application du paragraphe (6), dans le cas d'un élève inscrit à une école qui relève d'un conseil isolé.

(3) Les droits de base relatifs à un élève de l'élémentaire inscrit à une école qui relève d'un conseil scolaire de district sont calculés de la manière suivante :

1. Prendre le total de ce qui suit :
 - i. la somme de base du conseil qui vise les élèves de l'élémentaire pour l'exercice, calculée en application de la disposition 1 du paragraphe 13 (2) du règlement sur les subventions,
 - ii. le produit obtenu en multipliant par 200 \$ l'effectif quotidien moyen de jour du conseil, en ne comptant que ses élèves de l'élémentaire.
2. Prendre la somme liée à l'élément effectif des classes primaire, calculée en application de l'article 14 du règlement sur les subventions, qui est versée au conseil pour l'exercice.
3. Calculer la part de l'élément éducation de l'enfance en difficulté qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Prendre l'effectif quotidien moyen de jour du conseil, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 608 \$ pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour les élèves de la maternelle aux première, deuxième et troisième années.
 - iii. Prendre l'effectif quotidien moyen de jour du conseil, en ne comptant que les élèves inscrits aux quatrième, cinquième, sixième, septième et huitième années.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par 459 \$ pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour les élèves des quatrième, cinquième, sixième, septième et huitième années.
 - v. Faire le total de toutes les demandes de matériel spécialisé approuvées à l'égard des élèves de l'élémentaire du conseil pour l'exercice, calculées en application de l'article 17 du règlement sur les subventions.

- vi. Prendre la part de la demande pour cas spéciaux du conseil pour l'exercice, calculée en application du paragraphe 19 (2) du règlement sur les subventions, qui vise ses élèves de l'élémentaire.
 - vii. Prendre la part de la somme liée aux besoins élevés du conseil, calculée en application de l'article 18 du règlement sur les subventions, qui vise ses élèves de l'élémentaire.
 - viii. Additionner les sommes obtenues en application des sous-dispositions ii, iv, v, vi et vii.
4. Dans le cas d'un conseil scolaire de district de langue anglaise, calculer la part de l'élément enseignement des langues qui vise les élèves de l'élémentaire de la manière suivante :
- i. Prendre la somme liée aux programmes de français langue seconde pour les élèves de l'élémentaire du conseil pour l'exercice, calculée en application de l'article 23 du règlement sur les subventions.
 - ii. Calculer la part de la somme liée aux programmes d'ESL/ESD du conseil qui vise ses élèves de l'élémentaire de la manière suivante :
 - A. Calculer la part de la somme liée aux programmes d'ESL/ESD du conseil, calculée en application des alinéas 25 (1) a) à d) du règlement sur les subventions, si seulement les élèves de l'élémentaire du conseil ont été comptés.
 - B. Prendre la somme fixée pour le conseil au tableau 1 du règlement sur les subventions.
 - C. Diviser la somme visée à la sous-sous-disposition B par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - D. Multiplier le résultat obtenu en application de la sous-sous-disposition C par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
 - E. Additionner les sommes calculées en application des sous-sous-dispositions A et D.
 - iii. Additionner la somme visée à la sous-disposition i et la somme calculée en application de la sous-disposition ii.
5. Dans le cas d'un conseil scolaire de district de langue française, calculer la part de l'élément enseignement des langues qui vise les élèves de l'élémentaire de la manière suivante :
- i. Multiplier par 444,80 \$ le nombre d'élèves de l'élémentaire du conseil au 31 octobre 2005.
 - ii. Diviser 86 745,90 \$ par l'effectif quotidien moyen de jour du conseil.
 - iii. Multiplier le résultat obtenu en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves de l'élémentaire.
 - iv. Ajouter le produit obtenu en application de la sous-disposition iii au total des sommes calculées en application des dispositions 2 et 3 du paragraphe 28 (2) du règlement sur les subventions.
 - v. Calculer la part du niveau de financement des programmes de PDF du conseil pour l'exercice, calculé en application du paragraphe 28 (3) du règlement sur les subventions, qui vise les élèves de l'élémentaire du conseil.
 - vi. Additionner les sommes calculées en application des sous-dispositions i, iv et v.
6. Calculer la part de l'élément écoles rurales et écoles éloignées qui vise les élèves de l'élémentaire de la manière suivante :
- i. Prendre la somme liée aux directeurs d'école élémentaire calculée en application du paragraphe 29 (2) du règlement sur les subventions.
 - ii. Prendre le total des sommes calculées, en application de la disposition 1 du paragraphe 29 (3) du Règlement de l'Ontario 139/03 («Financement axé sur les besoins des écoles — subventions générales pour l'exercice 2003-2004 des conseils scolaires») pris en application de la Loi, à l'égard de chacune des écoles élémentaires éloignées du conseil, au sens du paragraphe 29 (2.1) de ce règlement.
 - iii. Additionner les sommes éventuelles indiquées à la colonne 8 du tableau 3 du règlement sur les subventions en regard du nom de l'école élémentaire à la colonne 3 et du nom du conseil à la colonne 1.
 - iv. Additionner les sommes éventuelles indiquées à la colonne 8 du tableau 4 du règlement sur les subventions en regard du nom de l'école élémentaire à la colonne 3 et du nom du conseil à la colonne 1.
 - v. Prendre la somme indiquée à la colonne 2 du tableau 5 du règlement sur les subventions en regard du nom du conseil à la colonne 1.
 - vi. Prendre la somme calculée à l'égard du conseil en application de la disposition 9 du paragraphe 29 (4) du règlement sur les subventions.

- vii. Ajouter la somme calculée en application de la sous-disposition iii à celle qui est calculée en application de la sous-disposition v.
 - viii. Soustraire la somme calculée en application de la sous-disposition vii du total des sommes calculées en application des sous-dispositions i, ii, iv et vi.
7. Calculer la part de l'élément conseils ruraux et éloignés qui vise les élèves de l'élémentaire de la manière suivante :
- i. Diviser l'élément conseils ruraux et éloignés du conseil pour l'année, calculé en application de l'article 30 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
8. Calculer la part de l'élément programmes d'aide à l'apprentissage qui vise les élèves de l'élémentaire de la manière suivante :
- i. Prendre le total de ce qui suit :
 - A. la somme obtenue pour le conseil en application de la disposition 1 du paragraphe 31 (1) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 4 du paragraphe 31 (4) du règlement sur les subventions,
 - C. 144 512 \$.
 - ii. Diviser la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - iii. Multiplier la somme calculée en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
 - iv. Multiplier par 126 \$ l'effectif quotidien moyen de jour du conseil calculé en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.
 - v. Prendre le total de ce qui suit :
 - A. la somme calculée pour le conseil en application de la disposition 2 du paragraphe 31 (4) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 8 du paragraphe 31 (4) du règlement sur les subventions.
 - vi. Additionner les sommes calculées en application des sous-dispositions iii, iv et v.
9. Prendre la part de l'élément compétence et expérience des enseignants de l'élémentaire du conseil pour l'exercice, calculé en application du paragraphe 33 (12) du règlement sur les subventions.
10. Calculer la part de l'élément redressement des coûts pour le personnel non enseignant qui vise les élèves de l'élémentaire de la manière suivante :
- i. Diviser la somme indiquée à la colonne 2 du tableau 9 en regard du nom du conseil à la colonne 1 par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
11. Calculer la part de l'élément administration et gestion qui vise les élèves de l'élémentaire de la manière suivante :
- i. Diviser la part de l'élément administration et gestion du conseil pour l'exercice, calculé en application de l'article 35 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
12. Calculer la part de la portion fonctionnement des écoles de l'élément installations d'accueil pour les élèves qui vise les élèves de l'élémentaire, en multipliant par le coût repère de fonctionnement de 62,84 \$ le mètre carré :
- i. soit la superficie redressée des écoles élémentaires requise pour le conseil calculée en application de l'article 36 du règlement sur les subventions, si un facteur relatif à la superficie supplémentaire des écoles élémentaires est approuvé pour le conseil en application de cet article,

- ii. soit la superficie des écoles élémentaires requise pour le conseil calculée en application de l'article 36 du règlement sur les subventions, si aucun facteur relatif à la superficie supplémentaire des écoles élémentaires n'est approuvé pour le conseil en application de cet article.
 - 13. Prendre le total des sommes calculées à l'égard du conseil en application des dispositions 17, 21 et 26 du paragraphe 36 (3) du règlement sur les subventions.
 - 14. Calculer la part de la somme liée au redressement pour baisse des effectifs du conseil qui vise les élèves de l'élémentaire de la manière suivante :
 - i. Diviser la somme liée au redressement pour baisse des effectifs du conseil, le cas échéant, calculée en application de l'article 38 du règlement sur les subventions par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
 - 15. Additionner les sommes calculées pour le conseil en application des dispositions 1 à 14.
 - 16. Diviser la somme calculée en application de la disposition 15 par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves de l'élémentaire.
- (4) Les droits de base relatifs à un élève du secondaire inscrit à une école qui relève d'un conseil scolaire de district sont calculés de la manière suivante :
- 1. Prendre le total de ce qui suit :
 - i. la somme de base du conseil qui vise les élèves du secondaire pour l'exercice, calculée en application de la disposition 2 du paragraphe 13 (2) du règlement sur les subventions,
 - ii. le produit obtenu en multipliant par 200 \$ l'effectif quotidien moyen de jour du conseil, en ne comptant que ses élèves du secondaire.
 - 2. Calculer la part de l'élément éducation de l'enfance en difficulté qui vise les élèves du secondaire de la manière suivante :
 - i. Calculer l'effectif quotidien moyen de jour du conseil, en ne comptant que ses élèves du secondaire.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 296 \$.
 - iii. Calculer la somme des demandes de matériel spécialisé approuvées pour l'exercice, calculées en application de l'article 17 du règlement sur les subventions, qui visent les élèves du secondaire du conseil.
 - iv. Prendre la part de la demande pour cas spéciaux du conseil pour l'exercice, calculée en application du paragraphe 19 (2) du règlement sur les subventions, qui vise les élèves du secondaire du conseil.
 - v. Prendre la part de la somme liée aux besoins élevés du conseil, calculée en application de l'article 18 du règlement sur les subventions, qui vise ses élèves du secondaire.
 - vi. Additionner les sommes obtenues en application des sous-dispositions ii, iii, iv et v.
 - 3. Dans le cas d'un conseil scolaire de district de langue anglaise, calculer la part de l'élément enseignement des langues qui vise les élèves du secondaire de la manière suivante :
 - i. Prendre la somme liée aux programmes de français langue seconde pour les élèves du secondaire du conseil pour l'exercice, calculée en application de l'article 23 du règlement sur les subventions.
 - ii. Calculer la part de la somme liée aux programmes d'ESL/ESD du conseil qui vise ses élèves du secondaire de la manière suivante :
 - A. Calculer la part de la somme liée aux programmes d'ESL/ESD du conseil, calculée en application des alinéas 25 (1) a) à d) du règlement sur les subventions, si seulement les élèves du secondaire du conseil ont été comptés.
 - B. Prendre la somme fixée pour le conseil au tableau 1 du règlement sur les subventions en regard du nom du conseil.
 - C. Diviser la somme visée à la sous-sous-disposition B par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - D. Multiplier le résultat obtenu en application de la sous-sous-disposition C par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
 - E. Additionner les sommes calculées en application des sous-sous-dispositions A et D.

- iii. Additionner la somme visée à la sous-disposition i et la somme calculée en application de la sous-disposition ii.
4. Dans le cas d'un conseil scolaire de district de langue française, calculer la part de l'élément enseignement des langues qui vise les élèves du secondaire de la manière suivante :
- i. Multiplier 718,40 \$ par l'effectif quotidien moyen de jour, en ne comptant que les élèves du secondaire du conseil.
 - ii. Diviser 86 745,90 \$ par l'effectif quotidien moyen de jour du conseil.
 - iii. Multiplier le résultat obtenu en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil, calculé en ne comptant que ses élèves du secondaire.
 - iv. Ajouter le produit obtenu en application de la sous-disposition iii au total des sommes calculées en application des dispositions 5 et 6 du paragraphe 28 (2) du règlement sur les subventions.
 - v. Calculer la part du niveau de financement des programmes de PDF du conseil pour l'exercice, calculé en application du paragraphe 28 (3) du règlement sur les subventions, qui vise les élèves du secondaire du conseil.
 - vi. Additionner les sommes calculées en application des sous-dispositions i, iv et v.
5. Calculer la part de l'élément écoles rurales et écoles éloignées qui vise les élèves du secondaire de la manière suivante :
- i. Prendre la somme liée aux directeurs d'école secondaire calculée en application du paragraphe 29 (3) du règlement sur les subventions.
 - ii. Prendre le total des sommes calculées, en application de la disposition 2 du paragraphe 29 (3) du Règlement de l'Ontario 139/03 («Financement axé sur les besoins des écoles — subventions générales pour l'exercice 2003-2004 des conseils scolaires») pris en application de la Loi, à l'égard de chacune des écoles secondaires éloignées du conseil, au sens du paragraphe 29 (2.6) de ce règlement.
 - iii. Additionner les sommes éventuelles indiquées à la colonne 8 du tableau 3 du règlement sur les subventions en regard du nom de l'école secondaire à la colonne 4 et du nom du conseil à la colonne 1.
 - iv. Additionner les sommes éventuelles indiquées à la colonne 8 du tableau 4 du règlement sur les subventions en regard du nom de l'école secondaire à la colonne 4 et du nom du conseil à la colonne 1.
 - v. Prendre la somme calculée à l'égard du conseil en application de la disposition 17 du paragraphe 29 (4) du règlement sur les subventions.
 - vi. Soustraire la somme calculée en application de la sous-disposition iii du total des sommes calculées en application des sous-dispositions i, ii, iv et v.
6. Calculer la part de l'élément conseils ruraux et éloignés qui vise les élèves du secondaire de la manière suivante :
- i. Diviser l'élément conseils ruraux et éloignés du conseil pour l'exercice, calculé en application de l'article 30 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
7. Calculer la part de l'élément programmes d'aide à l'apprentissage qui vise les élèves du secondaire de la manière suivante :
- i. Prendre le total de ce qui suit :
 - A. la somme obtenue pour le conseil en application de la disposition 1 du paragraphe 31 (1) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 4 du paragraphe 31 (4) du règlement sur les subventions,
 - C. 144 512 \$.
 - ii. Diviser la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - iii. Multiplier la somme calculée en application de la sous-disposition ii par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
 - iv. Prendre le total de ce qui suit :

- A. la somme calculée pour le conseil en application de la disposition 1 du paragraphe 31 (4) du règlement sur les subventions,
 - B. la somme calculée pour le conseil en application de la disposition 6 du paragraphe 31 (4) du règlement sur les subventions,
 - v. Additionner les sommes calculées en application des sous-dispositions iii et iv.
 - 8. Prendre la part de l'élément compétence et expérience des enseignants du secondaire du conseil pour l'exercice, calculé en application du paragraphe 33 (13) du règlement sur les subventions.
 - 9. Calculer la part de l'élément redressement des coûts pour le personnel non enseignant qui vise les élèves du secondaire de la manière suivante :
 - i. Diviser la somme indiquée à la colonne 2 du tableau 9 en regard du nom du conseil à la colonne 1 par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
 - 10. Calculer la part de l'élément administration et gestion qui vise les élèves du secondaire de la manière suivante :
 - i. Diviser la part de l'élément administration et gestion du conseil pour l'exercice, calculé en application de l'article 35 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
 - 11. Calculer la part de la portion fonctionnement des écoles de l'élément installations d'accueil pour les élèves qui vise les élèves du secondaire, en multipliant par le coût repère de fonctionnement de 62,84 \$ le mètre carré :
 - i. soit la superficie redressée des écoles secondaires requise pour le conseil calculée en application de l'article 36 du règlement sur les subventions, si un facteur relatif à la superficie supplémentaire des écoles secondaires est approuvé pour le conseil en application de cet article,
 - ii. soit la superficie des écoles secondaires requise pour le conseil calculée en application de l'article 36 du règlement sur les subventions, si aucun facteur relatif à la superficie supplémentaire des écoles secondaires n'est approuvé pour le conseil en application de cet article.
 - 12. Prendre le total des sommes calculées à l'égard du conseil en application des dispositions 28, 32 et 37 du paragraphe 36 (3) du règlement sur les subventions.
 - 13. Calculer la part de la somme liée au redressement pour baisse des effectifs du conseil qui vise les élèves du secondaire de la manière suivante :
 - i. Diviser la somme liée au redressement pour baisse des effectifs du conseil, le cas échéant, calculée en application de l'article 38 du règlement sur les subventions, par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
 - ii. Multiplier la somme calculée en application de la sous-disposition i par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
 - 14. Additionner les sommes calculées pour le conseil en application des dispositions 1 à 13.
 - 15. Diviser la somme calculée en application de la disposition 14 par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves du secondaire.
- (5) Les droits de base relatifs à un élève inscrit à une école qui relève d'un conseil isolé sont calculés de la manière suivante :
- 1. Prendre les dépenses approuvées du conseil au sens du paragraphe 46 (1) du règlement sur les subventions.
 - 2. Déduire la part des dépenses approuvées visées à la disposition 1 qui se rapporte au transport des élèves.
 - 3. Déduire la part des dépenses approuvées visées à la disposition 1 qui se rapporte à la réfection des écoles.
 - 4. Diviser la somme obtenue en application de la disposition 3 par l'effectif quotidien moyen de jour du conseil calculé en ne comptant que ses élèves.
- (6) Les droits exigibles à l'égard de l'élève visé au paragraphe (1) qui est inscrit à un programme de langue autochtone dans une école qui relève d'un conseil scolaire de district et que celui-ci peut recevoir d'une entité visée à l'alinéa (1) a) ou b) peuvent être augmentés, au choix du conseil, d'une somme égale à la fraction de la somme liée aux programmes de langue autochtone qui serait versée pour l'élève s'il s'agissait d'un élève du conseil, calculée conformément à l'article 24 du règlement sur les subventions.

(7) Les droits exigibles à l'égard de l'élève visé au paragraphe (1) qui est inscrit à un programme à coût élevé peuvent être augmentés, au choix du conseil, pour correspondre à la somme calculée en multipliant les droits qui seraient par ailleurs payables :

- a) soit par le facteur dont conviennent le conseil qui dispense l'enseignement et la partie qui doit payer ces droits;
- b) soit par le facteur fixé de la manière visée au paragraphe (9), si le conseil et la partie ne peuvent en convenir d'aucun.

(8) Si le conseil qui dispense l'enseignement et la partie qui doit payer les droits ne peuvent s'entendre sur le facteur à utiliser, celui-ci est fixé par trois arbitres, nommés de la manière suivante :

- 1. Un arbitre est nommé par le conseil qui dispense l'enseignement.
- 2. Un arbitre est nommé par la partie qui doit payer les droits.
- 3. Un arbitre est nommé par les arbitres nommés en application des dispositions 1 et 2.

(9) La décision des arbitres ou de la majorité d'entre eux est définitive et lie le conseil qui dispense l'enseignement et la partie qui doit payer les droits.

(10) Le présent article ne s'applique pas à l'égard des élèves auxquels s'applique le paragraphe 49 (6) de la Loi.

Droits imposés aux parties qui résident en Ontario

4. (1) Le présent article s'applique à l'égard de l'élève visé au paragraphe 46 (2) de la Loi qui est inscrit à un programme scolaire de jour dans une école d'un conseil scolaire de district ou d'un conseil isolé et qui réside sur un bien-fonds où réside son père, sa mère ou son tuteur, qui est exonéré d'impôts aux fins d'un conseil quelconque et qui est situé dans une circonscription scolaire, une zone d'écoles séparées ou un district d'écoles secondaires.

(2) Les droits qu'un conseil impose à l'égard d'un élève visé au paragraphe (1) à son père, à sa mère ou à son tuteur sont de 40 \$ pour chaque mois ou fraction de mois où il est inscrit à une école du conseil.

(3) Le conseil qui impose à un père, à une mère ou à un tuteur des droits de 40 \$ pour un mois ou une fraction de mois en application du paragraphe (2) à l'égard de l'élève visé au paragraphe (1) qui est inscrit à une de ses écoles ne doit pas imposer de droits au père, à la mère ou au tuteur en application de ce paragraphe pour le même mois ou la même fraction de mois à l'égard d'un autre élève visé au paragraphe (1) qui est inscrit à une de ses écoles.

(4) Le présent article ne s'applique pas à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi.

Droits imposés aux parties qui ne résident pas en Ontario

5. (1) Les droits exigibles à l'égard de l'élève qui est inscrit à un programme scolaire de jour dans une école d'un conseil scolaire de district ou d'un conseil isolé et dont le père, la mère ou le tuteur ne réside pas en Ontario correspondent à la somme que fixe le conseil et qui ne dépasse pas les droits maximaux calculés en application du paragraphe (2) ou (3).

(2) Sauf dans le cas prévu au paragraphe (3), les droits maximaux correspondent à la somme calculée de la manière suivante :

- 1. Additionner les droits de base calculés pour l'élève en application du paragraphe 3 (3), (4) ou (5), selon le cas, et les frais de pension de l'élève.
- 2. Multiplier la somme obtenue en application de la disposition 1 par 0,1.
- 3. Multiplier le résultat obtenu en application de la disposition 2 par le nombre de mois ou de fractions de mois où l'élève est inscrit à une école qui relève du conseil.

(3) Si l'élève est inscrit à un programme à coût élevé, les droits maximaux correspondent au total de la somme calculée en application du paragraphe (2) et de la somme supplémentaire que fixe le conseil et qui ne dépasse pas le coût supplémentaire assumé par le conseil pour dispenser le programme à cet élève.

(4) Le présent article ne s'applique pas à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi.

Droits versés aux conseils créés en vertu de l'art. 68

6. (1) Les droits exigibles à l'égard de l'élève qui est inscrit à un programme scolaire de jour dans une école qui relève d'un conseil créé en vertu de l'article 68 et dont le père, la mère ou le tuteur ne réside pas en Ontario correspondent à la somme calculée de la manière suivante :

- 1. Prendre les dépenses du conseil pour l'exercice que le ministre juge acceptables aux fins des subventions, à l'exclusion de ce qui suit :
 - i. les dépenses liées au service de la dette,
 - ii. les dépenses liées à l'acquisition d'immobilisations, calculées en application du règlement sur les subventions,
 - iii. les dépenses liées à la restauration d'immobilisations qui ont été détruites ou qui sont endommagées, calculées en application du règlement sur les subventions,

iv. les provisions pour réserves pour fonds de roulement et celles pour fonds de réserve.

2. Déduire les recettes de l'exercice du conseil provenant de ce qui suit :

- i. un organisme sur le bien duquel se trouve une école du conseil,
- ii. les remboursements de dépenses du genre visé à la sous-disposition 1 i, ii ou iii.

3. Calculer le nombre de jours-élève pour la période allant du 1^{er} septembre 2005 au 31 août 2006 en additionnant, à l'égard de chaque journée d'enseignement de cette période, le nombre d'élèves inscrits aux écoles du conseil qui reçoivent un enseignement ce jour-là.

4. Diviser la somme obtenue en application de la disposition 2 par le nombre total de jours-élève calculé en application de la disposition 3.

5. Multiplier le résultat obtenu en application de la disposition 4 par le nombre de journées d'enseignement pour lesquelles l'élève est inscrit à une école du conseil pendant la même période.

(2) Le présent article ne s'applique pas à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi.

Droits exigibles : élèves auxquels s'applique le par. 49 (6) de la Loi

7. (1) Les droits exigibles à l'égard de l'élève qui est inscrit à un programme scolaire de jour et auquel s'applique le paragraphe 49 (6) de la Loi correspondent à la somme calculée conformément à la politique relative aux droits que le conseil dont relève l'école à laquelle est inscrit l'élève élabore pour l'application du présent article.

(2) La politique du conseil relative aux droits ne doit pas autoriser l'imposition, à l'égard d'un élève de l'élémentaire, de droits qui sont inférieurs à la somme qui serait calculée conformément au paragraphe 3 (2) du présent règlement à l'égard d'un tel élève, si ce paragraphe s'était appliqué à l'élève et que le paragraphe 49 (6) de la Loi ne s'était pas appliqué à lui.

(3) La politique du conseil relative aux droits ne doit pas autoriser l'imposition, à l'égard d'un élève du secondaire, de droits qui sont inférieurs à la somme qui serait calculée conformément au paragraphe 3 (2) du présent règlement à l'égard d'un tel élève, si ce paragraphe s'était appliqué à l'élève et que le paragraphe 49 (6) de la Loi ne s'était pas appliqué à lui.

Droits exigibles : cours d'été et cours d'éducation permanente

8. (1) Les droits exigibles à l'égard de l'élève auquel s'applique le paragraphe 49 (6) de la Loi et qui est inscrit à un cours d'été ou à une classe ou un cours d'éducation permanente offert par un conseil scolaire de district ou un conseil isolé correspondent à la somme calculée par le conseil.

(2) Les droits visés au paragraphe (1) exigibles à l'égard d'un élève qui est inscrit à une classe ou un cours d'éducation permanente offert par le conseil ne doivent pas être inférieurs aux droits calculés en appliquant les dispositions 1 à 3 du paragraphe (4).

(3) Les droits visés au paragraphe (1) exigibles à l'égard d'un élève qui est inscrit à un cours d'été offert par le conseil ne doivent pas être inférieurs aux droits calculés en appliquant les dispositions 1 à 3 du paragraphe (5).

(4) Les droits exigibles à l'égard de l'élève visé au paragraphe 3 (1) ou 5 (1) qui est inscrit à une classe ou un cours d'éducation permanente offert par un conseil scolaire de district ou un conseil isolé correspondent à la somme convenue par le conseil et la partie qui doit payer les droits ou, en l'absence d'entente, à la somme calculée de la manière suivante :

- 1. Calculer les dépenses que le conseil a engagées au cours de l'exercice au titre des classes ou des cours d'éducation permanente.
- 2. Diviser la somme calculée en application de la disposition 1 par l'effectif quotidien moyen des cours d'éducation permanente du conseil.
- 3. Multiplier le résultat obtenu en application de la disposition 2 par l'effectif quotidien moyen des cours d'éducation permanente du conseil, en ne comptant que les élèves visés au présent paragraphe.

(5) Les droits exigibles à l'égard de l'élève visé au paragraphe 3 (1) ou 5 (1) qui est inscrit à une classe ou un cours d'été offert par un conseil scolaire de district ou un conseil isolé correspondent à la somme convenue par le conseil et la partie qui doit payer les droits ou, en l'absence d'entente, à la somme calculée de la manière suivante :

- 1. Calculer les dépenses que le conseil a engagées au cours de l'exercice au titre des classes ou des cours d'été.
- 2. Diviser la somme calculée en application de la disposition 1 par l'effectif quotidien moyen des cours d'été du conseil.
- 3. Multiplier le résultat obtenu en application de la disposition 2 par l'effectif quotidien moyen des cours d'été du conseil, en ne comptant que les élèves visés au présent paragraphe.

Interdiction des paiements de droits de conseil à conseil

9. Aucun conseil n'est tenu de payer des droits à un autre conseil en application du présent règlement.

Made by:
Pris par :

Le ministre de l'Éducation,

GERARD KENNEDY
Minister of Education

Date made: June 22, 2005.
Pris le : 22 juin 2005.

29/05

ONTARIO REGULATION 400/05

made under the

EDUCATION ACT

Made: June 22, 2005
Filed: June 27, 2005

GRANTS FOR STUDENT NEEDS — LEGISLATIVE GRANTS FOR THE 2005-2006 SCHOOL BOARD FISCAL YEAR

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PART I GENERAL

Application and interpretation

1. (1) This Regulation applies to boards for the 2005-2006 fiscal year and to governing authorities in respect of payments for the period from September 1, 2005 to August 31, 2006.

(2) In this Regulation,

“2003-2004 grant regulation” means Ontario Regulation 139/03 (Student Focused Funding — Legislative Grants for the 2003-2004 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2003-2004”)

“2004-2005 grant regulation” means Ontario Regulation 145/04 (Grants for Student Needs — Legislative Grants for the 2004-2005 School Board Fiscal Year) made under the Act; (“règlement sur les subventions de 2004-2005”)

“2005-2006 A.D.E. regulation” means Ontario Regulation 398/05; (“règlement sur l’effectif quotidien moyen de 2005-2006”)

“2005-2006 fees regulation” means Ontario Regulation 399/05; (“règlement sur les droits de 2005-2006”)

“2005-2006 fiscal year” means the fiscal year from September 1, 2005 to August 31, 2006; (“exercice 2005-2006”)

“ALF” stands for actualisation linguistique en français; (“ALF”)

“capital asset” means,

- (a) a school site that provides or is capable of providing pupil accommodation and an addition or improvement to such a school site,
- (b) a school building, fixture of a school building or fixture of school property, and an addition, alteration, renovation or major repair to a school building, fixture of a school building or fixture of school property,
- (c) furniture and equipment to be used in school buildings,
- (d) library materials for the initial equipping of a library in a school building,
- (e) an installation on school property to supply a school building on the property with water, sewer, septic, electrical, heating, cooling, natural gas, telephone or cable services, and an alteration, replacement or major repair to the installation, and
- (f) changes to the level, drainage or surface of school properties; (“immobilisation”)

“cycle” has the same meaning as in the 2005-2006 A.D.E. regulation; (“horaire”)

“elementary school pupil” means a pupil who is enrolled in any of junior kindergarten, kindergarten and grades 1 to 8; (“élève de l’élémentaire”)

“ESD” stands for English skills development; (“ESD”)

“ESL” stands for English as a second language; (“ESL”)

“full-time pupil” has the same meaning as in the 2005-2006 A.D.E. regulation; (“élève à temps plein”)

“half-time pupil” has the same meaning as in the 2005-2006 A.D.E. regulation; (“élève à mi-temps”)

“independent study course” has the same meaning as in the 2005-2006 A.D.E. regulation; (“cours d’études personnelles”)

“ISA” stands for intensive support amount; (“AAS”)

“isolate board” is a school authority other than a section 68 board; (“conseil isolé”)

“part-time pupil” has the same meaning as in the 2005-2006 A.D.E. regulation; (“élève à temps partiel”)

“PDF” stands for perfectionnement du français; (“PDF”)

“revenue from other sources” means, with respect to a district school board, the revenue of the board other than,

- (a) the amount of grants payable to the board under this Regulation,
- (b) the amount that would be the board’s 2005-2006 tax revenue amount if no amount were required to be deducted under paragraph 3 or 4 of subsection 12 (1), and
- (c) any amount transferred from reserve funds; (“recettes provenant d’autres sources”)

“rural elementary school” means, with respect to a board, an elementary school listed in Column 3 of Table 20 opposite the name of the board in Column 1 of that Table that has a 2005-2006 enrolment, within the meaning of subsection 36 (45), that is greater than zero; (“école élémentaire rurale”)

“rural secondary school” means, with respect to a board, a secondary school listed in Column 4 of Table 20 opposite the name of the board in Column 1 of that Table that has a 2005-2006 enrolment, within the meaning of subsection 36 (45), that is greater than zero; (“école secondaire rurale”)

“secondary school pupil” means a pupil who is enrolled in any of grades 9 to 12; (“élève du secondaire”)

“section 68 board” is a board established under section 68 of the Act. (“conseil créé en vertu de l’article 68”)

(3) The publication entitled "Special Education Funding Guidelines: Intensive Support Amount (ISA) Level 1 and Special Incidence ISA — 2004-05", dated June, 2004, that is referred to in clauses 17 (1) (a), 19 (1) (a) and 47 (2) (a), is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2 and is available on the Ministry's website at www.edu.gov.on.ca.

Pupil of a board

2. (1) Subject to subsections (2) and (3), for the purposes of this Regulation, a pupil is a pupil of a board if he or she is enrolled in a school operated by the board.

(2) A pupil who receives instruction in an education program provided by a board that is a qualifying education program within the meaning of subsection 20 (2) is not a pupil enrolled in a school operated by the board for the purposes of subsection (1).

(3) For the purposes of this Regulation, the following are not pupils of a board even if they are enrolled in a school of the board:

1. A pupil who is a registered Indian residing on a reserve within the meaning of the *Indian Act* (Canada).
2. A pupil who is liable to pay fees as specified in subsection 49 (6) of the Act.
3. A pupil in respect of whom the board may charge a fee under section 5 of the 2005-2006 fees regulation.

Enrolment

3. (1) For the purposes of this Regulation, the 2005-2006 day school average daily enrolment of pupils of a board is the day school average daily enrolment for the board determined under section 2 of the 2005-2006 A.D.E. regulation, counting all pupils of the board other than secondary school pupils who are 21 years of age or older on December 31, 2005.

(2) For the purposes of this Regulation, the 2005-2006 day school average daily enrolment of elementary school pupils of a board is the day school average daily enrolment for the board determined under section 2 of the 2005-2006 A.D.E. regulation, counting only the elementary school pupils of the board.

(3) For the purposes of this Regulation, the 2005-2006 day school average daily enrolment of secondary school pupils of a board is the day school average daily enrolment for the board determined under section 2 of the 2005-2006 A.D.E. regulation, counting only secondary school pupils of the board who are under 21 years of age on December 31, 2005.

(4) For the purposes of this Regulation, the day school full-time equivalent enrolment for a board as of October 31, 2005 is determined using the formula,

$$A + B + C/D$$

in which,

"A" is the number of full-time pupils of the board enrolled on October 31, 2005, excluding secondary school pupils who are at least 21 years of age on December 31, 2005,

"B" is the amount equal to 0.5 times the number of half-time pupils of the board enrolled on October 31, 2005,

"C" is the total of all amounts each of which is an amount determined for a part-time pupil of the board enrolled on October 31, 2005, other than a secondary school pupil who is at least 21 years of age on December 31, 2005, equal to the number of minutes for which the pupil is registered for classroom instruction in the cycle that includes October 31, 2005, in a course other than an independent study course, and

"D" is the amount determined by multiplying the number of days in the cycle described in the definition of "C" by 300.

(5) If this Regulation requires that pupils be counted but does not provide that the count be on the basis of average daily enrolment or on the basis of full-time equivalent enrolment, each pupil, whether full-time, half-time or part-time, must be counted as one.

Level of accuracy

4. (1) A count of pupils for the purposes of this Regulation on the basis of average daily enrolment or on the basis of full-time equivalent enrolment must be accurate to two decimal places.

(2) A count of teachers or teacher assistants for the purposes of this Regulation on the basis of full-time equivalence must be accurate to one decimal place.

Legislative grants

5. (1) The legislative grant payable for the fiscal year to a district school board is the amount calculated under Part II.

(2) The legislative grant payable for the fiscal year to an isolate board is the amount calculated under section 46.

(3) The legislative grant payable for the fiscal year to a section 68 board is the amount calculated under section 47.

Payments

6. A legislative grant payable under this Regulation is paid on an estimated basis during the fiscal year and such adjustments as may be necessary must be made after the actual financial, enrolment and other data are available.

Conditions for grant

7. (1) It is a condition of the payment of a grant to a board under this Regulation that the board comply with all Acts administered by the Minister and with all regulations, policies, guidelines, directives and similar instruments made under an Act administered by the Minister.

(2) If a board contravenes an Act administered by the Minister or a regulation, policy, guideline, directive or similar instrument made under an Act administered by the Minister, the Minister may withhold all or part of a grant otherwise payable to the board under the Act.

Adjusting overpayment

8. If the amount payable to a board under a legislative grant regulation was overpaid and the overpayment has not been deducted from grants payable to the board under other legislative grant regulations, the overpayment must be deducted from the grants payable under this Regulation to the board.

Adjusting underpayment

9. If the amount payable to a board under a legislative grant regulation was underpaid, the amount of the underpayment that has not previously been paid must be added to the grants payable under this Regulation to the board.

PART II GRANTS TO DISTRICT SCHOOL BOARDS

Grant allocations

10. A district school board is entitled to the following grant allocations, in the amounts determined under this Part, in determining the amount of the grant payable to it for the fiscal year:

1. Foundation allocation.
2. Primary class size allocation.
3. Special education allocation.
4. Language allocation.
5. Distant schools and rural schools allocation.
6. Remote and rural allocation.
7. Learning opportunities allocation.
8. Continuing education and other programs allocation.
9. Cost adjustment and teacher qualification and experience allocation.
10. Transportation allocation.
11. Administration and governance allocation.
12. Pupil accommodation allocation.
13. Debt charges allocation.

Amount of grant

11. The grant payable to a district school board for the fiscal year is the amount determined using the following formula:

$$(A + B) - (C + D + E)$$

in which,

“A” is the total amount of the grant allocations to which the board is entitled for the fiscal year,

“B” is the amount of the board’s adjustment for declining enrolment for the fiscal year,

“C” is the amount of the board’s 2005-2006 tax revenue, as determined in this Regulation,

“D” is the amount of the board’s total fees revenue for the fiscal year in respect of pupils described in subsection 46 (2) of the Act, as determined under section 4 of the 2005-2006 fees regulation, and

“E” is the amount of the board’s reserve fund under subsection 233 (1) of the Act on August 31, 2006 before the transfer under subsection 233 (2) of the Act.

2005-2006 tax revenue

12. (1) The 2005-2006 tax revenue of a district school board is determined as follows:

1. Add,

i. 38 per cent of the sum of,

- A. the total of the amounts distributed to the board in respect of the 2005 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (5), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under section 10 of Ontario Regulation 509/98 (Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act) made under the Act and under subsection 13 (2) of Ontario Regulation 3/02 (Tax Relief in Unorganized Territory for 2001 and Subsequent Years) made under the Act,
- B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2005 calendar year,
- C. the total of all amounts, if any, received by the board in respect of the 2005 calendar year from a municipality under subsection 353 (4) or 366 (3) of the *Municipal Act, 2001*,
- D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2005 calendar year under section 380 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
- E. the payments in lieu of taxes distributed to the board in respect of the 2005 calendar year under subsection 322 (1) of the *Municipal Act, 2001*,
- F. the grants, if any, made to the board in respect of the 2005 calendar year under subsection 302 (2) of the *Municipal Act, 2001*,
- G. the amounts, if any, received by the board in respect of the 2005 calendar year under the *Payments in Lieu of Taxes Act* (Canada) or under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
- H. the amounts, if any, paid to the board in respect of the 2005 calendar year under subsection 9 (2) or (4) of the *Tax Incentive Zones Act (Pilot Projects), 2002*, and

ii. 62 per cent of the sum of,

- A. the total of the amounts distributed to the board in respect of the 2006 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (5), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under section 10 of Ontario Regulation 509/98 (Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act) made under the Act and under subsection 13 (2) of Ontario Regulation 3/02 (Tax Relief in Unorganized Territory for 2001 and Subsequent Years) made under the Act,
- B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2006 calendar year,
- C. the total of all amounts, if any, paid to the board in respect of the 2006 calendar year by a municipality under subsection 353 (4) or 366 (3) of the *Municipal Act, 2001*,
- D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2006 calendar year under section 380 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
- E. the payments in lieu of taxes distributed to the board in respect of the 2006 calendar year under subsection 322 (1) of the *Municipal Act, 2001*,
- F. the grants, if any, made to the board in respect of the 2006 calendar year under subsection 302 (2) of the *Municipal Act, 2001*,
- G. the amounts, if any, received by the board in respect of the 2006 calendar year under the *Payments in Lieu of Taxes Act* (Canada) or under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
- H. the amounts, if any, paid to the board in respect of the 2006 calendar year under subsection 9 (2) or (4) of the *Tax Incentive Zones Act (Pilot Projects), 2002*,

iii. the total of the taxes received by the board in respect of the 2005 calendar year under section 35 of the *Assessment Act*,

- iv. the total of the amounts, if any, distributed to the board in the fiscal year under subsection 2 (2) of Ontario Regulation 365/98 (Pre-1998 School Tax Arrears) made under the Act, and
 - v. the total of the amounts, if any, paid to the board in the fiscal year under clause 3 (1) (a) of Ontario Regulation 366/98 (Tax Arrears in Annexed Areas) made under the Act.
2. Calculate the difference between the following amounts and deduct that difference if the amount described in subparagraph i is less than the amount described in subparagraph ii or add that difference if the amount described in subparagraph i is more than the amount described in subparagraph ii:
- i. The amount that was determined under subparagraph 1 ii of subsection 12 (1) of the 2004-2005 grant regulation for the purposes of calculating the amount payable to the board as legislative grant in respect of the 2004-2005 school board fiscal year.
 - ii. The amount that would have been determined under subparagraph 1 ii of subsection 12 (1) of the 2004-2005 grant regulation if that amount had been determined on the basis of the board's annual financial statements as reported to the Ministry for the 2004-2005 school board fiscal year.
3. If the board is required to levy taxes for school purposes in respect of property in territory without municipal organization, deduct the sum of,
- i. \$50,000,
 - ii. 0.76 per cent of the total of the amount of those taxes levied for school purposes for the 2005 calendar year and the amount of the tax imposed by section 21.1 of the *Provincial Land Tax Act* that is levied by the board for that year, and
 - iii. 1.24 per cent of the total of the taxes described in subparagraph ii that are levied by the board for the 2006 calendar year.
4. Deduct the costs for which the board is responsible under the *Municipal Elections Act, 1996* that are incurred in the fiscal year to conduct elections of members in territory without municipal organization that is deemed to be a district municipality for the purposes of clause 257.12 (3) (a) of the *Education Act*.
5. Deduct the amounts charged to the board in the 2005 calendar year by a municipal council under section 353 of the *Municipal Act, 2001*, including amounts charged under that section as a result of private legislation.
6. Deduct the total of the amounts rebated, paid or credited by the board under sections 257.2.1 and 257.12.3 of the Act in the fiscal year.
7. Deduct 38 per cent of the total of the amounts, if any, paid by the board in respect of the 2005 calendar year under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and (17) to (19) and 365.2 (8) of the *Municipal Act, 2001*.
8. Deduct 62 per cent of the total of the amounts, if any, paid by the board in respect of the 2006 calendar year under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and (17) to (19) and 365.2 (8) of the *Municipal Act, 2001*.
- (2) For the purposes of determining the amount of a district school board's 2005-2006 tax revenue, the following rules apply:
- 1. All amounts, if any, paid by the Minister to the board in respect of the 2005 calendar year under section 257.10.1 or 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2005 calendar year under a provision of the Act referred to in sub-subparagraph 1 i A of subsection (1).
 - 2. All amounts, if any, paid by the Minister to the board in respect of the 2006 calendar year under section 257.10.1 or 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2006 calendar year under a provision of the Act referred to in sub-subparagraph 1 ii A of subsection (1).

Foundation allocation

13. (1) The amount of the foundation allocation for a district school board for the fiscal year is the sum of the board's base amount for the fiscal year and the board's local priorities amount for the year.
- (2) The board's base amount for the fiscal year is the total of the following amounts:
- 1. The amount determined by multiplying the 2005-2006 day school average daily enrolment of elementary school pupils of the board by \$3,866.
 - 2. The amount determined by multiplying the 2005-2006 day school average daily enrolment of secondary school pupils of the board by \$4,921.
- (3) The board's local priorities amount is the amount determined by multiplying the 2005-2006 day school average daily enrolment of pupils of the board by \$200.

Primary class size allocation

14. The amount of the primary class size allocation for a district school board for the fiscal year is the amount determined by multiplying \$340 by the 2005-2006 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades 1 to 3.

Special education allocation

15. The amount of the special education allocation for a district school board for the fiscal year is the total of the following amounts:

1. The enrolment-based special education amount for the board for the fiscal year as determined under section 16.
2. The special equipment claim for the board for the fiscal year as determined under subsection 17 (2).
3. The high needs amount for the board for the fiscal year as determined under section 18.
4. The special incidence claim for the board for the fiscal year as determined under subsection 19 (2).
5. The facilities amount for the board for the fiscal year as determined under section 20.

Enrolment-based special education amount

16. The enrolment-based special education amount for a board for the fiscal year is determined as follows:

1. Multiply the 2005-2006 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades 1 to 3, by \$608 to determine the enrolment-based special education amount for junior kindergarten to grade 3.
2. Multiply the 2005-2006 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in grades 4 to 8, by \$459 to determine the enrolment-based special education amount for grades 4 to 8.
3. Multiply the 2005-2006 day school average daily enrolment of secondary school pupils of the board by \$296 to determine the enrolment-based special education amount for secondary schools.
4. Total the amounts determined under paragraphs 1, 2 and 3 to determine the board's enrolment-based special education amount for the fiscal year.

Special equipment

17. (1) For the purposes of subsection (2), a special equipment claim for a pupil of a district school board is an approved claim if,

- (a) the pupil meets the eligibility criteria for special equipment set out in "Special Education Funding Guidelines: Intensive Support Amount (ISA) Level 1 and Special Incidence ISA — 2004-05", dated June, 2004; and
- (b) the board has made a claim for the fiscal year for expenditures in excess of \$800 for special equipment for the pupil, in accordance with the publication mentioned in clause (a), and the Minister has approved the claim.

(2) The special equipment claim for a board for the fiscal year is the sum of all approved special equipment claims for pupils of the board, after any adjustment required under section 21.

High needs amount

18. The high needs amount for a board is determined as follows:

1. Take the sum of the amounts determined in respect of the board under subsections 17 (2) and 18 (2) of the 2003-2004 grant regulation.
2. Subtract the greater of the following amounts:

- i. The amount determined using the following formula:

$$A - (0.02 \times B)$$

in which,

"A" is the amount that was in the board's special education reserve fund on August 31, 2005, and

"B" is the amount determined under paragraph 1.

- ii. Zero.

3. Add the amount determined as follows:

- i. Take the number of pupils who were enrolled in a school operated by the board on October 31, 2005, who were not enrolled in a school operated by the board on October 31, 2003 and who, in the opinion of the Minister, meet one of the following criteria:

- A. The pupil was enrolled in a class in which there was no less than one adult assigned for every four students where the adult was employed in special education programs and was a teacher, teaching assistant, professional or paraprofessional within the meaning of Appendix H of the 2004-05 School Board Estimates, dated May 26, 2004.
- B. The full-time equivalent of at least one teaching assistant, professional or paraprofessional within the meaning of Appendix H of the 2004-05 School Board Estimates, dated May 26, 2004, was assigned to the pupil for, on average, no less than one-half of each instructional day in the 2005-2006 school year.
- ii. Subtract the number of pupils who meet both of the following criteria:
 - A. The pupil is a pupil in respect of whom an ISA level 2 claim or an ISA level 3 claim was approved within the meaning of subsections 17 (1) and 18 (1), respectively, of the 2003-2004 grant regulation.
 - B. The pupil is not enrolled in a school of the board on October 31, 2005.
- iii. Multiply the number determined under subparagraph ii by \$17,000.
- iv. Calculate the sum of the amounts determined under subparagraph iii for all boards.
- v. If the amount determined under subparagraph iv is equal to or less than \$40 million, take the amount determined under subparagraph iii. If the amount determined under subparagraph iv is greater than \$40 million, take the amount determined by,
 - A. multiplying the amount determined under subparagraph iii by \$40 million, and
 - B. dividing the amount determined under sub-subparagraph A by the amount determined under subparagraph iv.

Special incidence

- 19. (1)** A special incidence claim for a pupil of a board is an approved special incidence claim for the pupil if,
- (a) the board has designated the pupil as a pupil requiring special incidence funding in accordance with the Ministry publication entitled "Special Education Funding Guidelines: Intensive Support Amount (ISA) Level 1 and Special Incidence ISA — 2004-05", dated June, 2004, and the Minister has approved the designation; and
 - (b) the board has made a special incidence claim for the pupil for the fiscal year in an amount not exceeding \$27,000, in accordance with the publication mentioned in clause (a), and the Minister has approved the claim.
- (2) The special incidence claim for a board for the fiscal year is the sum of all approved special incidence claims for pupils of the board, after any adjustment required under section 21.

Facilities amount

- 20. (1)** The facilities amount for a board for the fiscal year is determined as follows:
- 1. For each qualifying education program provided by the board under an agreement with a facility listed in subsection (4), determine the amount for the qualifying education program in accordance with subsection (5).
 - 2. Total the amounts determined under paragraph 1.
- (2) An education program provided by the board under an agreement with a facility listed in subsection (4) is a qualifying education program for the purposes of this section if the following conditions are satisfied:
- 1. The education program is provided by a teacher employed by the board.
 - 2. No education program is provided by the Province in the facility.
 - 3. The board has entered into a written agreement with the facility and the Minister has approved it on the basis that it satisfies the requirements set out in subsection (3).
- (3) The requirements for the written agreement referred to in paragraph 3 of subsection (2) are as follows:
- 1. The agreement includes a staffing plan that sets out the number of teachers and teacher assistants to be employed by the board for the purposes of the program.
 - 2. The agreement adequately sets out the responsibilities of the board and the facility.
 - 3. The agreement sets out the number of pupil places in the program.
- (4) The following are facilities for the purposes of this section:
- 1. A psychiatric facility.
 - 2. An approved charitable institution as defined in the *Charitable Institutions Act*.
 - 3. An agency approved under subsection 8 (1) of the *Child and Family Services Act*.

4. A facility designated under the *Developmental Services Act*.
 5. A place of temporary detention, open custody or secure custody continued or established under section 89 of the *Child and Family Services Act*.
 6. A home for special care licensed under the *Homes for Special Care Act*.
 7. A hospital approved by the Minister.
 8. A nursing home operated under a licence issued under the *Nursing Homes Act*.
 9. A correctional institution as defined in the *Ministry of Correctional Services Act*.
 10. A place of temporary detention and a youth custody facility under the *Youth Criminal Justice Act* (Canada).
- (5) Subject to subsections (6) and (7), the amount for a qualifying education program is determined as follows:
1. Take the lesser of,
 - i. the expenditure of the board in the fiscal year for salary and employee benefits of teachers employed by the board to provide the program, and
 - ii. the amount that could be expended by the board in the fiscal year for salary and employee benefits of teachers employed by the board to provide the program under the staffing plan referred to in paragraph 1 of subsection (3).
 2. Multiply the number of full-time equivalent teachers employed by the board to provide the program by \$2,601. For the purposes of this paragraph, the counting practices usually followed by the board for staffing purposes are to be followed.
 3. Take the lesser of,
 - i. the expenditure of the board in the fiscal year for salary and employee benefits of teacher assistants employed by the board to assist teachers in providing the program, and
 - ii. the amount that could be expended by the board in the fiscal year for salary and employee benefits of teacher assistants employed by the board under the staffing plan referred to in paragraph 1 of subsection (3).
 4. Multiply the number of full-time equivalent teacher assistants employed by the board to assist teachers in providing the program by \$1,270. For the purposes of this paragraph, the counting practices usually followed by the board for staffing purposes are to be followed.
 5. Determine the expenditure of the board in the fiscal year for the purchase of furniture or equipment for any classroom used in the program. The amount determined for a classroom under this paragraph, added to the total of all amounts received for the classroom under similar provisions of previous legislative grant regulations, shall not exceed \$3,437 unless the board obtains the Minister's approval.
 6. Total the amounts determined under paragraphs 1 to 5.

(6) Despite subsection (5), if the predecessor to a qualifying education program provided by the board was an education program provided by the Ministry in the facility, the amount otherwise determined under this section for a qualifying education program may be increased by an amount determined by the Minister to be appropriate having regard to reasonable costs of the board in connection with program expenditures that were previously made by the Ministry and are not mentioned in subsection (5).

(7) Despite subsections (5) and (6), the amount otherwise determined under this section for a qualifying education program must be reduced by the amount determined by the Minister to be appropriate having regard to the reasonable costs of the board in connection with the program, if the program,

- (a) operates on a smaller scale than was projected in the materials submitted by the board for consideration by the Minister for the purposes of paragraph 3 of subsection (2);
- (b) does not operate during the 2005-2006 school year; or
- (c) ceases to operate during the 2005-2006 school year.

Special education pupil, move to new board

21. (1) Subsection (2) applies if,

- (a) special equipment has been purchased in respect of a pupil through a special equipment claim approved for a district school board for the fiscal year or an ISA level 1 claim approved for a district school board under section 17 of the 2004-2005 grant regulation or a predecessor of that section in the grant regulation for a prior fiscal year and the pupil enrolls during the fiscal year in a school that is operated by a different district school board or by a section 68 board; or
- (b) a section 68 board has made expenditures to purchase special equipment for a pupil of a district school board and the pupil enrolls during the fiscal year in a school operated by a different district school board.

(2) The special equipment referred to in subsection (1) must move with the pupil to the new board, unless in the opinion of the new board it is not practical to move the equipment.

(3) Subsection (4) applies if a special equipment claim has been approved for a district school board in respect of a pupil and the pupil enrolls during the fiscal year in a school operated by a different district school board.

(4) Any unspent part of the special equipment claim amount approved in respect of the pupil must be deducted from the amount determined under subsection 17 (2) for the former board and added to the amount determined under subsection 17 (2) for the new board.

(5) Subsection (6) applies if a pupil,

(a) was a pupil approved for special incidence funding in respect of a district school board; and

(b) enrolls in a school operated by a different district school board after the end of the 2004-2005 school year.

(6) The total amount of the approved special incidence claims for pupils of the board referred to in clause (5) (a) is reduced and the amount of the approved special incidence claims for pupils of the board referred to in clause (5) (b) is increased to the extent, if any, that the Minister considers appropriate having regard to the costs of each board in the fiscal year in connection with providing the pupil's special education program.

Language allocation, English-language boards

22. The amount of the language allocation for an English-language district school board for the fiscal year is the sum of,

(a) the French as a second language amount for the board for the fiscal year;

(b) the Native language amount for the board for the fiscal year; and

(c) the ESL/ESD amount for the board for the fiscal year.

French as a second language amount

23. (1) The French as a second language amount for an English-language district school board for the fiscal year is the sum of,

(a) the French as a second language amount for elementary school pupils of the board; and

(b) the French as a second language amount for secondary school pupils of the board.

(2) The French as a second language amount for elementary school pupils of a board is determined as follows:

1. Multiply \$253.56 by the number of pupils of the board enrolled in any of grades 4 to 8 who are scheduled on October 31, 2005 to take instruction in French for an average of 20 or more minutes but less than 60 minutes per school day.
2. Multiply \$288.89 by the number of pupils of the board enrolled in any of grades 4 to 8 who are scheduled on October 31, 2005 to take instruction in French for an average of 60 or more minutes but less than 150 minutes per school day.
3. Multiply \$323.18 by the number of pupils of the board enrolled in any of grades 1 to 8 who are scheduled on October 31, 2005 to take instruction in French for an average of 150 or more minutes per school day.
4. Multiply \$323.18 by the number of pupils of the board enrolled in junior kindergarten or kindergarten who are scheduled on October 31, 2005 to take instruction in French for an average of 75 minutes or more per school day.
5. Total the amounts determined under paragraphs 1 to 4.

(3) The French as a second language amount for secondary school pupils of a board is determined as follows:

1. Determine an amount for grades 9 and 10 instruction in the subject of French by multiplying \$64.46 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 9 course and grade 10 course in the subject of French that is taught on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2005, excluding pupils who are at least 21 years of age on December 31, 2005.
 - ii. Determine the credit value of each grade 9 course and grade 10 course in the subject of French that is taught on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2005 and the number of pupils of the board enrolled in the course on March 31, 2006, excluding pupils who are at least 21 years of age on December 31, 2005.
2. Determine an amount for grades 9 and 10 instruction in a subject other than French if the language of instruction is French by multiplying \$106.04 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 9 course and grade 10 course in a subject other than French that is taught in French on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2005, excluding pupils who are at least 21 years of age on December 31, 2005.

- ii. Determine the credit value of each grade 9 course and grade 10 course in a subject other than French that is taught in French on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2005 and the number of the pupils of the board enrolled in the course on March 31, 2006, excluding pupils who are at least 21 years of age on December 31, 2005.
3. Determine an amount for grades 11 and 12 instruction in the subject of French by multiplying \$85.25 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 11 course and grade 12 course in the subject of French that is taught on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2005, excluding pupils who are at least 21 years of age on December 31, 2005.
 - ii. Determine the credit value of each grade 11 course and grade 12 course in the subject of French that is taught on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2005 and the number of the pupils of the board enrolled in the course on March 31, 2006, excluding pupils who are at least 21 years of age on December 31, 2005.
4. Determine an amount for grades 11 and 12 instruction in a subject other than French if the language of instruction is French by multiplying \$165.30 by the sum of the amounts determined under the following subparagraphs:
 - i. Determine the credit value of each grade 11 course and grade 12 course in a subject other than French that is taught in French on a non-semestered basis. Multiply the credit value by the number of pupils of the board enrolled in the course on October 31, 2005, excluding pupils who are at least 21 years of age on December 31, 2005.
 - ii. Determine the credit value of each grade 11 course and grade 12 course in a subject other than French that is taught in French on a semestered basis. Multiply the credit value by the total of the number of pupils of the board enrolled in the course on October 31, 2005 and the number of pupils of the board enrolled in the course on March 31, 2006, excluding pupils who are at least 21 years of age on December 31, 2005.
5. Total the amounts determined under paragraphs 1 to 4.

(4) In this section,

“course” means a course at the secondary level that is assigned a common course code in the list of common course codes that is published by the Ministry and is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2 and is available on the Ministry’s website at www.edu.gov.on.ca by accessing the Elementary/Secondary link and the Common Course Codes link; (“cours”)

“credit value” means, in respect of a course in which a pupil is enrolled, the number of credits that the pupil is eligible to earn on successfully completing the course; (“valeur en crédits”)

“instruction in French” means instruction in the subject of French or instruction in any other subject if the language of instruction is French. (“enseignement en français”)

Native language amount

24. (1) The Native language amount for an English-language district school board or for a French-language district school board for the fiscal year is the total of the Native language amount for elementary school pupils of the board and the Native language amount for secondary school pupils of the board.

(2) The Native language amount for elementary school pupils of the board is the total of the amounts determined under the following paragraphs:

1. Multiply \$243.19 by the number of elementary school pupils of the board who, on October 31, 2005, are scheduled to take instruction in the subject of a Native language for an average of at least 20 minutes but less than 40 minutes per school day.
2. Multiply \$432.33 by the number of elementary school pupils of the board who, on October 31, 2005, are scheduled to take instruction in the subject of a Native language for an average of at least 40 minutes per school day.

(3) The Native language amount for secondary school pupils of the board is the total of the amounts determined under the following paragraphs:

1. Multiply \$64.46 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a level one, level two or level three course taught on a non-semestered basis by the number of pupils of the board enrolled in the course on October 31, 2005, excluding pupils who are at least 21 years of age on December 31, 2005.
2. Multiply \$64.46 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a level one, level two or level three course taught on a semestered basis by the total of the number of

pupils of the board enrolled in the course on October 31, 2005 and the number of pupils of the board enrolled in the course on March 31, 2006, excluding pupils who are at least 21 years of age on December 31, 2005.

3. Multiply \$85.25 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a grade 11 course or grade 12 course taught on a non-semestered basis by the number of pupils of the board enrolled in the course on October 31, 2005, excluding pupils who are at least 21 years of age on December 31, 2005.
4. Multiply \$85.25 by the sum of the products determined by multiplying the credit value of each course in a Native language that is a grade 11 course or grade 12 course taught on a semestered basis by the total of the number of pupils of the board enrolled in the course on October 31, 2005 and the number of pupils of the board enrolled in the course on March 31, 2006, excluding pupils who are at least 21 years of age on December 31, 2005.

(4) In this section,

“course” means a course at the secondary level that is assigned a common course code in the list of common course codes that is published by the Ministry and is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2 and is available on the Ministry’s website at www.edu.gov.on.ca by accessing the Elementary/Secondary link and the Common Course Codes link; (“cours”)

“credit value” of a course in which a pupil is enrolled means the number of credits that the pupil is eligible to earn on successfully completing the course. (“valeur en crédits”).

ESL/ESD amount

25. (1) The ESL/ESD amount for an English-language district school board for the fiscal year is the sum of the amount set out for the board in Table 1 and the product determined by multiplying \$3,267 by the sum of,

- (a) the number of pupils of the board, as of October 31, 2005,
 - (i) who were born in countries described in subsection (2) after December 31, 1984, and
 - (ii) who entered Canada during the period beginning September 1, 2004 and ending October 31, 2005;
- (b) the amount determined by multiplying 0.7 by the number of pupils of the board, as of October 31, 2005,
 - (i) who were born in countries described in subsection (2) after December 31, 1984, and
 - (ii) who entered Canada during the period beginning September 1, 2003 and ending August 31, 2004;
- (c) the amount determined by multiplying 0.5 by the number of pupils of the board, as of October 31, 2005,
 - (i) who were born in countries described in subsection (2) after December 31, 1984, and
 - (ii) who entered Canada during the period beginning September 1, 2002 and ending August 31, 2003; and
- (d) the amount determined by multiplying 0.25 by the number of pupils of the board, as of October 31, 2005,
 - (i) who were born in countries described in subsection (2) after December 31, 1984, and
 - (ii) who entered Canada during the period beginning September 1, 2001 and ending August 31, 2002.

(2) The countries described for the purposes of subsection (1) are,

- (a) countries in which English is not the first language of a majority of the population; and
- (b) countries in which a majority of the population speaks a variety of English that is sufficiently different from the English used as the language of instruction in schools of the board that it is appropriate to offer an ESL or ESD program to pupils from those countries.

Language allocation, French-language boards

26. The amount of the language allocation for a French-language district school board for the fiscal year is the total of the amounts determined under the following paragraphs:

1. The French as a first language amount for the board for the fiscal year.
2. The Native language amount for the board for the fiscal year.
3. The ALF/PDF amount for the board for the fiscal year.

French as a first language amount

27. The French as a first language amount for a French-language district school board for the fiscal year is the total of the amounts determined under the following paragraphs:

1. Multiply \$444.80 by the number of elementary school pupils of the board on October 31, 2005.

2. Multiply \$718.40 by the 2005-2006 day school average daily enrolment of the board, counting only secondary school pupils of the board.
3. Multiply \$11,822.60 by the number of elementary schools of the board that are governed for the first time by the board in September, 2005.

ALF/PDF amount

28. (1) The ALF/PDF amount for a French-language district school board for the fiscal year is the total of the ALF funding level for the board for the fiscal year and the PDF funding level for the board for the fiscal year.

(2) The ALF funding level for the board for the fiscal year is determined as follows:

1. Multiply the 2005-2006 day school average daily enrolment of elementary school pupils of the board by the assimilation factor for the board set out in Table 2.
2. Multiply the number determined under paragraph 1 by \$705.15.
3. Multiply by \$37,627.80 the number of elementary schools of the board in which pupils were enrolled in day school programs in the 2005-2006 school year.
4. Multiply the 2005-2006 day school average daily enrolment of secondary school pupils of the board by the assimilation factor for the board set out in Table 2.
5. Multiply the number determined under paragraph 4 by \$314.57.
6. Multiply by \$69,135.60 the number of secondary schools of the board in which pupils were enrolled in day school programs in the 2005-2006 school year.
7. Total the amounts determined under paragraphs 2, 3, 5 and 6.
8. Add \$86,745.90 to the amount determined under paragraph 7.

(3) The PDF funding level for the board is the amount determined by multiplying \$3,267 by the sum of,

- (a) the number of pupils of the board, as of October 31, 2005,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1984 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2004 and ending October 31, 2005;
- (b) the amount determined by multiplying 0.7 by the number of pupils of the board, as of October 31, 2005,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1984 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2003 and ending August 31, 2004;
- (c) the amount determined by multiplying 0.5 by the number of pupils of the board, as of October 31, 2005,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1984 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2002 and ending August 31, 2003; and
- (d) the amount determined by multiplying 0.25 by the number of pupils of the board, as of October 31, 2005,
 - (i) who are eligible for PDF funding under subsection (4),
 - (ii) who were born after December 31, 1984 in countries in which French is a standard language of schooling or public administration, and
 - (iii) who entered Canada during the period beginning September 1, 2001 and ending August 31, 2002.

(4) For the purposes of subsection (3), a pupil is eligible for PDF funding if the pupil is admitted to a school of the board under section 293 of the Act, and,

- (a) the pupil speaks a variety of French that is sufficiently different from the French used as the language of instruction in schools of the board that it is appropriate to offer a PDF program to the pupil;
- (b) the pupil's schooling has been interrupted or delayed; or

- (c) the pupil has little knowledge of English or French.

Distant schools and rural schools allocation

29. (1) The amount of the distant schools and rural schools allocation for a district school board for the fiscal year is determined as follows:

1. Take the elementary school principals amount determined under subsection (2).
 2. Add the secondary school principals amount determined under subsection (3).
 3. Add the rural schools amount determined under subsection (4).
 4. Add the amount that was determined in respect of the board under paragraph 3 of subsection 29 (3) of the 2003-2004 grant regulation.
 5. In the case of the Kenora Catholic District School Board, add \$32,135.
 6. Subtract the total of the amounts, if any, set out in Column 8 of Table 3 opposite the name of the board in Column 1.
 7. Add the total of the amounts, if any, set out in Column 8 of Table 4 opposite the name of the board in Column 1.
 8. Subtract from the amount determined under paragraph 7 the amount set out in Column 2 of Table 5 opposite the name of the board in Column 1.
- (2) The elementary school principals amount is determined as follows:
1. Take the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
 2. Multiply the number determined under paragraph 1 by \$269.46.
 3. Divide the number determined under paragraph 2 by \$98,027.
 4. Divide the number determined under paragraph 3 by the number of elementary schools of the board in which pupils were enrolled in day school programs in the school in the 2005-2006 school year.
 5. If the number determined under paragraph 4 is equal to or greater than 0.69, the elementary school principals amount is zero.
 6. If the number determined under paragraph 4 is less than 0.69, the elementary school principals amount is determined as follows:
 - i. Subtract the number determined under paragraph 4 from 0.69.
 - ii. Multiply the number determined under subparagraph i by \$98,027.
 - iii. Multiply the amount determined under subparagraph ii by the number of elementary schools of the board in which pupils were enrolled in day school programs in the school in the 2005-2006 school year.
- (3) The secondary school principals amount is determined as follows:
1. Take the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
 2. Multiply the number determined under paragraph 1 by \$117.57.
 3. Divide the number determined under paragraph 2 by \$106,906.
 4. Divide the number determined under paragraph 3 by the number of secondary schools of the board in which pupils were enrolled in day school programs in the school in the 2005-2006 school year.
 5. If the number determined under paragraph 4 is equal to or greater than 0.4, the secondary school principals amount is zero.
 6. If the number determined under paragraph 4 is less than 0.4, the secondary school principals amount is determined as follows:
 - i. Subtract the number determined under paragraph 4 from 0.4.
 - ii. Multiply the number determined under subparagraph i by \$106,906.
 - iii. Multiply the amount determined under subparagraph ii by the number of secondary schools of the board in which pupils were enrolled in day school programs in the school in the 2005-2006 school year.
- (4) The rural schools amount is determined as follows:
1. Multiply the 2005-2006 enrolment, within the meaning of subsection 36 (45), of each rural elementary school of the board by \$472.
 2. Multiply the number of rural elementary schools of the board that are also distant elementary schools, within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation, by \$3,000.

3. Total the amounts that were determined under subsection 29 (5) of the 2003-2004 grant regulation for every rural elementary school of the board that is also a distant elementary school of the board, within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation.
4. Total the amounts, if any, set out in Column 9 of Table 4 opposite both the name of an elementary school in Column 3 and the name of the board in Column 1.
5. Total the amounts determined under paragraphs 1, 2, 3 and 4.
6. Multiply the number of rural elementary schools of the board by \$134,944.
7. Subtract the amount determined under paragraph 5 from the amount determined under paragraph 6. If the difference is a negative number, it is deemed to be zero.
8. Multiply the number of rural elementary schools of the board by \$4,000.
9. Add the amount determined under paragraph 8 to the amount determined under paragraph 7.
10. Multiply the 2005-2006 enrolment, within the meaning of subsection 36 (45), of each rural secondary school of the board by \$467.
11. Multiply the number of rural secondary schools of the board that are also distant secondary schools, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation, by \$4,000.
12. Total the amounts that were determined under subsection 29 (9) of the 2003-2004 grant regulation for every rural secondary school of the board that is also a distant secondary school of the board, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation.
13. Total the amounts determined under paragraphs 10, 11 and 12.
14. Multiply the number of rural secondary schools of the board by \$145,796.
15. Subtract the amount determined under paragraph 13 from the amount determined under paragraph 14. If the difference is a negative number, it is deemed to be zero.
16. Multiply the number of rural secondary schools of the board by \$5,000.
17. Add the amount determined under paragraph 16 to the amount determined under paragraph 15.
18. Add the amount determined under paragraph 9 to the amount determined under paragraph 17.

Remote and rural allocation

30. (1) The amount of the remote and rural allocation for a district school board for the fiscal year is the total of the board's small board amount, the board's distance amount and the board's dispersion amount.

(2) The board's small board amount is the amount, if any, determined under the following paragraph that applies to the board:

1. If the 2005-2006 day school average daily enrolment of pupils of the board is less than 4,000,
 - i. multiply the 2005-2006 day school average daily enrolment of pupils of the board by \$0.0170,
 - ii. subtract the amount determined under subparagraph i from \$313.64, and
 - iii. multiply the amount determined under subparagraph ii by the 2005-2006 day school average daily enrolment of pupils of the board.
2. If the 2005-2006 day school average daily enrolment of pupils of the board is at least 4,000 but less than 8,000,
 - i. subtract 4,000 from the 2005-2006 day school average daily enrolment of pupils of the board,
 - ii. multiply the number determined under subparagraph i by \$0.0196,
 - iii. subtract the amount determined under subparagraph ii from \$245.51, and
 - iv. multiply the amount determined under subparagraph iii by the 2005-2006 day school average daily enrolment of pupils of the board.
3. If the 2005-2006 day school average daily enrolment of pupils of the board is 8,000 or more,
 - i. subtract 8,000 from the 2005-2006 day school average daily enrolment of pupils of the board,
 - ii. multiply the number determined under subparagraph i by \$0.0209,
 - iii. subtract the amount determined under subparagraph ii from \$167.28,
 - iv. if the amount determined under subparagraph iii is greater than zero, multiply the amount determined under subparagraph iii by the 2005-2006 day school average daily enrolment of pupils of the board, and

v. if the amount determined under subparagraph iii is not greater than zero, the board's small board amount is zero.

(3) The board's distance amount is,

- (a) the product of the 2005-2006 day school average daily enrolment of pupils of the board multiplied by the board's distance factor per pupil, if the board is an English-language district school board; or
- (b) the product of the 2005-2006 day school average daily enrolment of pupils of the board multiplied by the greater of the board's distance factor per pupil or \$174.77, if the board is a French-language district school board.

(4) The board's distance factor per pupil is the amount determined by multiplying the urban factor specified for the board in Column 3 of Table 6 by the amount determined under the following paragraph that applies to the board:

- 1. If the distance specified for the board in Column 2 of Table 6 is less than 151 kilometres, the amount is zero.
- 2. If the distance specified for the board in Column 2 of Table 6 is equal to or greater than 151 kilometres but less than 650 kilometres, the amount is determined using the formula:

$$(A - 150) \times \$1.072$$

in which,

"A" is the distance specified for the board in Column 2 of Table 6.

- 3. If the distance specified for the board in Column 2 of Table 6 is equal to or greater than 650 kilometres but less than 1,150 kilometres, the amount is determined using the formula:

$$[(A - 650) \times \$0.142] + \$535$$

in which,

"A" is the distance specified for the board in Column 2 of Table 6.

- 4. If the distance specified for the board in Column 2 of Table 6 is equal to or greater than 1,150 kilometres, the amount is \$607.

(5) The board's dispersion amount is the amount calculated using the formula,

$$(DD - F) \times ADE \times \$5.63$$

in which,

"DD" is the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board in Column 1 of that Table,

"F" is the lesser of "DD" and 14 kilometres, and

"ADE" is the 2005-2006 day school average daily enrolment of pupils of the board.

Learning opportunities allocation

31. (1) The amount of the learning opportunities allocation for a district school board for the fiscal year is the total of the amounts set out or determined under the following paragraphs:

- 1. The amount set out in Column 2 of Table 7 opposite the name of the board.
- 2. The board's early learning assistance amount for the fiscal year which is the amount determined by multiplying \$126 by the 2005-2006 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades 1 to 3.
- 3. The board's literacy and numeracy assistance amount for the fiscal year.
- 4. The board's student success, grades 7 to 12, amount for the fiscal year.

(2) The board's literacy and numeracy assistance amount for the fiscal year is determined as follows:

- 1. Determine the summer school average daily enrolment for the board for the fiscal year in accordance with section 4 of the 2005-2006 A.D.E. regulation, counting only pupils of the board enrolled in classes or courses described in subclauses (c) (iii) and (iv) of the definition of "summer school class or course" in subsection 4 (1) of that regulation.
- 2. Determine the continuing education average daily enrolment for the board for the fiscal year in accordance with section 3 of the 2005-2006 A.D.E. regulation, counting only pupils of the board enrolled in classes or courses described in paragraphs 5, 6 and 7 of subsection 3 (2) of that regulation.
- 3. Add the numbers determined under paragraphs 1 and 2.
- 4. Multiply the number determined under paragraph 3 by \$5,489.

5. Add the amount of the board's transportation costs related to literacy and numeracy instruction for the fiscal year.

(3) The amount of the board's transportation costs related to literacy and numeracy instruction for the fiscal year is determined as follows:

1. Take the amount of the board's transportation allocation for the fiscal year.
 2. Deduct the amount determined for the board under paragraph 10 of section 34.
 3. Divide the result obtained under paragraph 2 by the 2005-2006 day school average daily enrolment of pupils of the board.
 4. Multiply the result obtained under paragraph 3 by the enrolment amount determined under paragraph 1 of subsection (2).
 5. Multiply the result obtained under paragraph 4 by 3.0.
- (4) The board's student success, grades 7 to 12, amount for the fiscal year is the amount determined as follows:
1. Multiply \$25.91 by the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 9, 10, 11 and 12.
 2. Multiply \$10.35 by the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 4, 5, 6, 7 and 8.
 3. Multiply 0.0023 by the difference obtained by subtracting the amount determined in respect of the board under paragraph 10 of section 34 from the transportation allocation for the board for the fiscal year.
 4. Multiply the student success, grades 7 to 12, demographic factor set out in Column 3 of Table 7 opposite the name of the board in Column 1 of that Table by \$10,404,000.
 5. Multiply the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 9, 10, 11 and 12, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board in Column 1 of that Table.
 6. Multiply the amount determined in paragraph 5 by \$0.52.
 7. Multiply the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in grades 4, 5, 6, 7 and 8, by the dispersion distance in kilometres set out in Column 4 of Table 6 opposite the name of the board in Column 1 of that Table.
 8. Multiply the amount determined in paragraph 7 by \$0.20
 9. Add the amounts determined under paragraphs 1, 2, 3, 4, 6 and 8.
 10. Add \$144,512 to the sum determined under paragraph 9.

Continuing education and other programs allocation

32. (1) The amount of the continuing education and other programs allocation for a district school board for the fiscal year is determined as follows:

1. Determine the 2005-2006 day school average daily enrolment for the board, for the fiscal year, in accordance with section 2 of the 2005-2006 A.D.E. regulation, counting only pupils of the board who are at least 21 years of age on December 31, 2005.
2. Determine the continuing education average daily enrolment for the board for the fiscal year, in accordance with section 3 of the 2005-2006 A.D.E. regulation, counting only pupils enrolled in classes or courses described in paragraphs 1, 2, 3, 4, 8 and 9 of subsection 3 (2) of that regulation and excluding,
 - i. pupils to whom subsection 49 (6) of the Act applies, and
 - ii. pupils in respect of whom the board charges a fee under subsection 8 (4) of the 2005-2006 fees regulation.
3. Determine the summer school average daily enrolment for the board for the fiscal year, in accordance with section 4 of the 2005-2006 A.D.E. regulation, counting only pupils enrolled in classes or courses described in subclause (c) (i), (ii), (v) or (vi) of the definition of "summer school class or course" in subsection 4 (1) of that regulation, excluding pupils to whom subsection 49 (6) of the Act applies and pupils in respect of whom the board charges a fee under subsection 8 (5) of the 2005-2006 fees regulation.
4. Add the numbers determined under paragraphs 1, 2 and 3.
5. Multiply the total determined under paragraph 4 by \$2,528.
6. Determine the amount for international languages for the board.

7. Determine the amount for the board for prior learning assessment and recognition that is not provided as part of a day school program.

8. Total the amounts determined under paragraphs 5, 6 and 7.

(2) Subsections (3) and (4) apply if a board establishes classes to provide instruction in a language other than English or French and the classes are approved by the Minister as part of an international languages elementary school program.

(3) Except as provided in subsection (4), the amount for international languages for the board is the number of hours of instruction provided by the board in classes described in subsection (2), multiplied by \$43.

(4) If the quotient obtained by dividing the number of elementary school pupils enrolled in classes described in subsection (2) that have been established by the board by the number of those classes is less than 25, the \$43 per hour rate specified in subsection (3) is reduced by the product of \$1 and the difference between the quotient and 25.

(5) The amount for the board for the fiscal year for prior learning assessment and recognition that is not provided as part of a day school program is the sum of the amounts determined under the following paragraphs:

1. Multiply \$102 by the number of mature students of the board who, during the school board fiscal year, received an individual student assessment for grade 9 or 10 credits in accordance with section 6.6 of the document entitled "Ontario Secondary Schools, Grades 9 to 12 — Program and Diploma Requirements — 1999", which is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2 and is electronically available by accessing the following links on the Ministry of Education website at www.edu.gov.on.ca: Publications, Curriculum and Policy, and Policy and Reference.

2. Multiply \$102 by the number of mature students of the board who, during the school board fiscal year, received an individual student equivalency assessment for grade 11 or 12 credits in accordance with section 6.6 of the document entitled "Ontario Secondary Schools, Grades 9 to 12 — Program and Diploma Requirements — 1999", which is available as described in paragraph 1.

3. Multiply \$306 by the number of completed challenges for grades 11 and 12 credits undertaken during the school board fiscal year by mature students of the board in accordance with section 6.6 of the Ministry's publication entitled "Ontario Secondary Schools Grades 9 to 12 — Program and Diploma Requirements — 1999", which is available as described in paragraph 1.

(6) The following rules apply for purposes of subsection (5):

1. A pupil of the board is a mature student for the fiscal year if he or she is at least 18 years of age on December 31, 2005 and was not enrolled in a day school program in one or more prior school years.

2. In determining the number of completed challenges for grades 11 and 12 credits undertaken by mature students of the board, a full credit course is counted as one credit and a half credit course is counted as 0.5 credit.

Cost adjustment and teacher qualification and experience allocation

33. (1) In this section,

"AEFO" stands for l'Association des enseignantes et des enseignants franco-ontariens; ("AEFO")

"AEFO certification" means the AEFO certification of Group 1, Group 2, Group 3 or Group 4; ("certification de l'AEFO")

"OSSTF" stands for the Ontario Secondary School Teachers' Federation; ("FEESO")

"OSSTF certification" means the OSSTF certification of Group 1, Group 2, Group 3 or Group 4; ("certification de la FEESO")

"QECO" stands for Qualifications Evaluation Council of Ontario; ("COEQ")

"QECO category" means the QECO category D, C, B, A1, A2, A3 or A4; ("catégorie du COEQ")

"qualification category" means AEFO certification, OSSTF certification or QECO category; ("catégorie de qualifications")

"teacher" includes a temporary teacher and does not include an occasional teacher. ("enseignant")

(2) In this section, a cell of Table 8 is referred to by its qualification category co-ordinate followed by the number co-ordinate representing full years of teaching experience.

(3) For example, cell C-1 of Table 8 contains the number 0.6127 and cell A1/group 1-3 contains the number 0.7416.

(4) For the purposes of this section, the number of teachers employed by a board is the full-time equivalent number of persons employed by the board as of October 31, 2005 to teach.

(5) For the purposes of subsection (4), the counting practices usually followed by the board for staffing purposes must be followed, subject to the following rules:

1. A teacher who is not assigned to provide instruction to pupils of the board in a regular timetable that is in effect as of October 31, 2005 is not counted for the purposes of this section, unless the teacher satisfies the conditions described in subsection (6).
2. The provision of library instruction or guidance to pupils is considered the provision of instruction to pupils for the purposes of paragraphs 1, 3 and 4.
3. If a teacher is assigned in a regular timetable that is in effect as of October 31, 2005 to spend part of his or her time providing instruction to pupils of the board and is also assigned, as of that date, under section 17 of Regulation 298 of the Revised Regulations of Ontario, 1990 (Operation of Schools — General) made under the Act, to spend part of his or her time acting as a consultant, co-ordinator or supervisor, the full-time equivalency for the teacher is determined as follows:
 - i. Determine the average number of hours per day in the cycle that includes October 31, 2005 for which the teacher is regularly scheduled, in accordance with the timetable, to provide instruction to pupils of the board or to prepare for such instruction. For the purposes of this subparagraph, a count of hours is accurate to one decimal place.
 - ii. Divide the total determined under subparagraph i by 5.
4. If a principal or vice-principal is assigned in a regular timetable that is in effect as of October 31, 2005 to spend part of his or her time providing instruction to pupils of the board, the principal or vice-principal is counted as a teacher for the purposes of this section and his or her full-time equivalency as a teacher is determined as follows:
 - i. Determine the average number of hours per day in the cycle that includes October 31, 2005 for which the principal or vice-principal is regularly scheduled, in accordance with the timetable, to provide instruction to pupils of the board. For the purposes of this subsection, a count of hours is accurate to one decimal place.
 - ii. Divide the number determined under subparagraph i by 5.
5. An occasional teacher who is assigned to provide instruction to pupils of the board in a regular timetable in effect on October 31, 2005 is not counted if the teacher the occasional teacher replaces is included in determining the number of teachers employed by the board under subsection (4) and the board can reasonably expect the teacher to resume instructional duties with the board in the fiscal year.
- (6) For the purposes of paragraph 1 of subsection (5), a teacher is counted for the purposes of this section if he or she is on a leave of absence with pay on October 31, 2005 and the board is not reimbursed for the teacher's pay during the leave of absence.
- (7) The number of full years of teaching experience of a teacher is deemed to be the teacher's number of years of teaching experience before the first day of the 2005-2006 school year, rounded to the nearest whole number if the teacher's number of years of teaching experience is not a whole number and, for this purpose, a number ending in .5 is considered to be nearer to the next whole number.
- (8) If the number of full years of teaching experience of a teacher exceeds 10, the number of full years of teaching experience of the teacher is deemed to be 10.
- (9) The number of full years of teaching experience of a principal or vice-principal is deemed to be 10.
- (10) The following rules apply, as of October 31, 2005, to determine the qualification category of a teacher:
 1. If a board uses an AEFO certification system for salary purposes in relation to a teacher employed by it, that AEFO certification system is used for that teacher for the purposes of this section.
 2. If a board uses a QECO categories system for salary purposes in relation to a teacher employed by it, that QECO categories system is used for that teacher for the purposes of this section.
 3. If a board uses an OSSTF certification system for salary purposes in relation to a teacher employed by it, that OSSTF certification system is used for that teacher for the purposes of this section.
 4. Subject to paragraph 6, if a board does not use a QECO categories system for salary purposes in relation to an elementary school teacher employed by it, the classification system used by the board for elementary school teachers in filling out the 2004 Data Form A submitted to the Office of Collective Bargaining Information of the Ministry of Labour is used for that teacher for the purposes of this section.
 5. Subject to paragraph 6, if a board does not use an AEFO certification system, a QECO categories system or an OSSTF certification system for salary purposes in relation to a secondary school teacher employed by it, the classification system used by the board for secondary school teachers in filling out the 2004 Data Form A submitted to the Office of Collective Bargaining Information of the Ministry of Labour is used for that teacher for the purposes of this section.
 6. In the circumstances described in paragraph 4 or 5, the board may elect, by written notice to the Minister, to use the AEFO certification system, the QECO categories system referred to by QECO as QECO Programme Level 4 or the 1992 OSSTF certification system, instead of the classification system required under paragraph 4 or 5.

7. The qualification category of a principal or vice-principal is deemed to be A4/Group 4.
8. If the qualification category of a person is changed after October 31, 2005 and the change for salary purposes is retroactive to a day in the period between the first day of the 2005-2006 school year and October 31, 2005, the changed qualification category must be used for the purposes of this section.
9. The 2004 Data Form A, referred to in paragraphs 4 and 5, is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2.

(11) The amount of the cost adjustment and teacher qualification and experience allocation for a district school board is the total of,

- (a) the elementary school teacher qualification and experience allocation;
- (b) the secondary school teacher qualification and experience allocation; and
- (c) the amount set out in Column 2 of Table 9 opposite the name of the board.

(12) The amount of the elementary school teacher qualification and experience allocation for a district school board is determined as follows:

1. For each cell in Table 8, determine the number of teachers employed by the board to provide instruction to elementary school pupils who have the qualification category and the number of full years of teaching experience that correspond with the co-ordinates of the cell. For example, a teacher with a qualification category of D and 0.7 years of teaching experience is counted for the purposes of cell D-1 and a teacher with a qualification category of A2 or group 2 and 3.2 years of teaching experience is counted for the purposes of cell A2/group 2-3.
2. For each cell in Table 8, multiply the number of teachers employed by the board to provide instruction to elementary school pupils who are counted for the purposes of the cell by the number set out in that cell in that Table.
3. Add all the products obtained under paragraph 2 for the board.
4. Divide the sum determined under paragraph 3 by the total number of teachers employed by the board to provide instruction to elementary school pupils.
5. Subtract one from the number obtained under paragraph 4.
6. Multiply the result obtained under paragraph 5 by \$2,953.
7. Multiply the amount determined under paragraph 6 by the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
8. Add the cost adjustment amount for elementary school teachers determined under subsection (14) to the amount determined under paragraph 7.

(13) The amount of the secondary school teacher qualification and experience allocation for a district school board is determined as follows:

1. For each cell in Table 8, determine the number of teachers employed by the board to provide instruction to secondary school pupils who have the qualification category and the number of full years of teaching experience that correspond with the co-ordinates of the cell. For example, a teacher with a qualification category of D and 0.7 years of teaching experience is counted for the purposes of cell D-1 and a teacher with a qualification category of A2 or group 2 and 3.2 years of teaching experience is counted for the purposes of cell A2/group 2-3.
2. For each cell in Table 8, multiply the number of teachers employed by the board to provide instruction to secondary school pupils who are counted for the purposes of the cell by the number set out in that cell in that Table.
3. Add all the products obtained under paragraph 2 for the board.
4. Divide the sum determined under paragraph 3 by the total number of teachers employed by the board to provide instruction to secondary school pupils.
5. Subtract one from the number obtained under paragraph 4.
6. Multiply the result obtained under paragraph 5 by \$3,814.
7. Multiply the amount determined under paragraph 6 by the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
8. Add the cost adjustment amount for secondary school teachers determined under subsection (15) to the amount determined under paragraph 7.

(14) The cost adjustment amount for elementary school teachers is determined as follows:

1. Multiply the number determined under paragraph 3 of subsection (12) by \$55,161.

2. For every cell in Table 8, take,
 - i. the number that was determined in respect of that cell under paragraph 1 of subsection (12), and
 - ii. the salary reported by the board for elementary school teachers for the 2004-2005 school board fiscal year in respect of that cell in Appendix G of the 2005-2006 School Board Estimates submitted by the board under clause 231 (11) (c) of the Act.
 3. For every cell in Table 8, multiply the number taken under subparagraph 2 i by the amount taken under subparagraph 2 ii.
 4. Total the products determined under paragraph 3.
 5. Subtract the amount determined under paragraph 4 from the amount determined under paragraph 1.
 6. Multiply the amount determined under paragraph 5 by 0.02.
 7. Divide the amount determined under paragraph 6 by 1.02.
 8. Add the amounts determined under paragraphs 6 and 7.
- (15) The cost adjustment amount for secondary school teachers is determined as follows:
1. Multiply the number determined under paragraph 3 of subsection (13) by \$55,161.
 2. For every cell in Table 8, take,
 - i. the number that was determined in respect of that cell under paragraph 1 of subsection (13), and
 - ii. the salary reported by the board for secondary school teachers for the 2004-2005 school board fiscal year in respect of that cell in Appendix G of the 2004-2005 estimates submitted by the board under clause 231 (11) (c) of the Act.
 3. For every cell in Table 8, multiply the number taken under subparagraph 2 i by the amount taken under subparagraph 2 ii.
 4. Total the products determined under paragraph 3.
 5. Subtract the amount determined under paragraph 4 from the amount determined under paragraph 1.
 6. Multiply the amount determined under paragraph 5 by 0.02.
 7. Divide the amount determined under paragraph 6 by 1.02.
 8. Add the amounts determined under paragraphs 6 and 7.

Transportation allocation

34. The amount of the transportation allocation for a district school board for the fiscal year is determined as follows:
 1. Subtract the amount determined in respect of the board under paragraph 38 of section 35 of the 2004-2005 grant regulation from the amount determined in respect of the board under paragraph 39, 40, 41, 42 or 43 of section 35 of that regulation, as the case may be.
 2. Multiply the amount determined under paragraph 1 by 0.0356.
 3. Determine the 2005-2006 day school average daily enrolment of pupils of the board.
 4. Take the 2004-2005 day school average daily enrolment of pupils of the board, within the meaning of the 2004-2005 grant regulation.
 5. Divide the number obtained under paragraph 3 by the number obtained under paragraph 4. If the quotient is less than 1.0, it is deemed to be 1.0.
 6. Multiply the amount determined under paragraph 1 by the number determined under paragraph 5.
 7. Add the amounts determined under paragraphs 2 and 6.
 8. Multiply the amount determined under paragraph 1 by 0.0065.
 9. Add the amount determined under paragraph 7 to the greater of the amount determined under paragraph 8 and \$10,000.
 10. Determine the board's expenditure in the fiscal year that is approved by the Minister, based on submissions by the board, in respect of transportation to and from the Ontario School for the Blind, an Ontario School for the Deaf or a demonstration school established by or operated under an agreement with the Minister for pupils with severe communicational exceptionalities.

11. Add the amount determined under paragraph 9 to the amount determined under paragraph 10.

Administration and governance allocation

35. (1) The amount of the administration and governance allocation for a district school board for the fiscal year is the total of the amounts listed in the following paragraphs:

1. The amount determined under subsection (2) for the board for board members' honoraria and expenses and for expenses relating to pupil representation.
2. The amount determined under subsection (4) for the board for directors of education and supervisory officers.
3. The amount determined under subsection (5) for the board for administration costs.
4. The amount determined under subsection (6) for the board for multiple municipalities.

(2) The amount for the board for board members' honoraria and expenses and for expenses relating to pupil representation is determined as follows:

1. Multiply the number of members on the board by \$5,000 to determine the amount of board members' honoraria. For the purposes of this paragraph and paragraph 2, the number of members on the board is the sum of,
 - i. the number of members determined for the board under subclause 58.1 (2) (k) (i) of the Act or, if a resolution referred to in subsection 58.1 (10.1) of the Act is in effect, the number of members specified in the resolution, and
 - ii. the number of Native representatives determined for the board under subsection 188 (5) of the Act.
2. Multiply the number of members on the board by \$5,000, to determine the amount of board members' expenses.
3. Total the products obtained under paragraphs 1 and 2.
4. Add \$10,000 to the amount determined under paragraph 3, for additional honoraria for the chair and vice-chair.
5. Add \$5,000 to the amount determined under paragraph 4, for expenses relating to pupil representation.

(3) For the purposes of subsection (4), pupils are counted on the basis of the 2005-2006 day school average daily enrolment of pupils of the board.

(4) The amount for the board for directors of education and supervisory officers is determined as follows:

1. Allow \$461,372 as a base amount.
2. Allow \$11.76 per pupil for the first 10,000 pupils of the board.
3. Allow \$17.17 per pupil for the next 10,000 pupils of the board.
4. Allow \$23.61 pupil for the remaining pupils of the board.
5. Total the amounts allowed under paragraphs 1 to 4.
6. Add 2 per cent of the amount of the board's remote and rural allocation for the year.
7. Add 0.5 per cent of the total of the amounts determined for the board under paragraph 1 of subsection 31 (1).
8. Add 1 per cent of the amount determined for the board for new pupil places under subsection 36 (10).

(5) The amount for the board for administration costs is determined as follows:

1. Allow \$87,416 as a base amount.
2. Add the product of \$189.35 and the 2005-2006 day school average daily enrolment of pupils of the board.
3. Add 11 per cent of the amount of the board's remote and rural allocation for the year.
4. Add 0.5 per cent of the total of the amounts determined for the board under paragraph 1 of subsection 31 (1).
5. Add 1 per cent of the amount determined for the board for new pupil places under subsection 36 (10).

(6) The amount, if any, for a board for multiple municipalities is the amount determined under the following rules:

1. If, on September 1, 2005, there are at least 30 but not more than 49 municipalities situated wholly or partly within the board's area of jurisdiction, the amount is determined using the following formula:

$$(n - 29) \times \$500$$

in which,

"n" is the number of those municipalities.

2. If, on September 1, 2005, there are at least 50 but not more than 99 municipalities situated wholly or partly within the board's area of jurisdiction, the amount is determined using the following formula:

$$\$10,000 + [(n - 49) \times \$750]$$

in which,

"n" is the number of those municipalities.

3. If, on September 1, 2005, there are at least 100 municipalities situated wholly or partly within the board's area of jurisdiction, the amount is determined using the following formula:

$$\$47,500 + [(n - 99) \times \$1,000]$$

in which,

"n" is the number of those municipalities.

- (7) For the purposes of subsection (6), a deemed district municipality is not counted as a municipality.

Pupil accommodation allocation

36. (1) The amount of the pupil accommodation allocation for a district school board for the fiscal year is the total of the amounts specified in subsection (2).

- (2) The amounts mentioned in subsection (1) are the following:

1. The amount for school operations.
 2. The amount for school renewal.
 3. The amount for new pupil places.
 4. The amount for outstanding capital commitments.
- (3) The amount for the board for the fiscal year for school operations is determined as follows:
1. Determine the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
 2. Multiply the number determined under paragraph 1 by the benchmark area requirement per pupil of 9.7 metres squared to obtain the elementary school area requirement for the board.
 3. Determine the adjusted elementary school area requirement for the board in metres squared by applying, to the amount determined under paragraph 2, the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
 4. Determine the day school average daily enrolment for the board for the 2005-2006 fiscal year, in accordance with section 2 of the 2005-2006 day school A.D.E. regulation, counting only pupils who are at least 21 years of age on December 31, 2005.
 5. Determine the continuing education average daily enrolment for the board for the 2005-2006 fiscal year, in accordance with section 3 of the 2005-2006 A.D.E. regulation, counting only pupils enrolled in a course for which the pupil may earn a credit and in which instruction is given between 8 a.m. and 5 p.m. and excluding,
 - i. pupils enrolled in a continuing education course delivered primarily through means other than classroom instruction,
 - ii. pupils to whom subsection 49 (6) of the Act applies, and
 - iii. pupils in respect of whom the board charges a fee under subsection 8 (4) of the 2005-2006 fees regulation.
 6. Determine the summer school average daily enrolment for the board for the fiscal year, in accordance with section 4 of the 2005-2006 A.D.E. regulation, excluding,
 - i. pupils to whom subsection 49 (6) of the Act applies, and
 - ii. pupils in respect of whom the board charges a fee under subsection 8 (5) of the 2005-2006 fees regulation.
 7. Take the total number of pupil places in education programs provided by the board that are qualifying education programs within the meaning of subsection 20 (2) for which instruction is provided on board premises.
 8. Add the numbers determined under paragraphs 4, 5, 6 and 7.
 9. Multiply the total determined under paragraph 8 by the benchmark area requirement per pupil of 9.29 metres squared, to obtain the continuing education and other programs area requirement for the board.

10. Determine the adjusted continuing education and other programs area requirement for the board in metres squared by applying, to the amount determined under paragraph 9, the supplementary continuing education and other programs area factor approved for the board by the Minister in accordance with subsection (6).
11. Determine the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
12. Multiply the number determined under paragraph 11 by the benchmark area requirement per pupil of 12.07 metres squared to obtain the secondary school area requirement for the board.
13. Determine the adjusted secondary school area requirement for the board in metres squared by applying, to the amount determined under paragraph 12, the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
14. Obtain the adjusted total area requirement for the board in metres squared by adding the following amounts:
 - i. The adjusted elementary school area requirement for the board determined under paragraph 3.
 - ii. The adjusted continuing education and other programs area requirement for the board determined under paragraph 10.
 - iii. The adjusted secondary school area requirement for the board determined under paragraph 13.
15. Multiply the number obtained under paragraph 14 by the benchmark operating cost of \$62.84 per metre squared.
16. For each elementary school of the board, calculate a top-up amount for school operations as follows:
 - i. Determine the 2005-2006 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (43). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 9.7 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the benchmark operating cost of \$62.84 per metre squared.
 - v. Multiply the number determined under subparagraph iv by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 9.7 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the benchmark operating cost of \$62.84 per metre squared.
 - viii. Multiply the number determined under subparagraph vii by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school operations for the elementary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school operations for the elementary school is zero.
17. Total the top-up amounts determined under paragraph 16 for each elementary school of the board.
18. Total the amounts that were determined for each elementary school of the board under paragraph 15 of subsection 37 (3) of the 2003-2004 grant regulation.
19. Subtract the amount determined under paragraph 18 from the amount that was determined in respect of the board under paragraph 16.2 of subsection 37 (3) of the 2003-2004 grant regulation.
20. Subtract from the amount determined under paragraph 19 the sum of the amounts set out in Column 6 of Table 3 opposite the names of elementary schools of the board.
21. Add to the amount determined under paragraph 20 the sum of the amounts set out in Column 6 of Table 4 opposite the names of elementary schools of the board.
22. Calculate the total of the amounts determined under paragraph 16 for each rural elementary school of the board.

23. For every school of the board that meets the following criteria, subtract the amount determined under paragraph 15 of subsection 37 (3) of the 2003-2004 grant regulation in respect of the school from the amount determined in respect of the school under paragraph 16.1 of that subsection of that regulation:
 - i. The school is a rural elementary school of the board.
 - ii. The school is a distant elementary school of the board, within the meaning of subsection 29 (2.1) of the 2003-2004 grant regulation.
 - iii. The school is not listed in Column 3 of Table 3.
24. Calculate the total of the amounts determined in respect of schools of the board under paragraph 23.
25. Add the amounts determined under paragraphs 22 and 24 to the total of the amounts set out in Column 6 of Table 4 opposite the names of elementary schools of the board that are rural elementary schools.
26. Subtract the amount determined under paragraph 25 from the total of the amounts determined in respect of rural elementary schools of the board under subparagraph 16 x. If the difference is negative, it is deemed to be zero.
27. For each secondary school of the board, calculate a top-up amount for school operations as follows:
 - i. Determine the 2005-2006 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (44). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 12.07 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the benchmark operating cost of \$62.84 per metre squared.
 - v. Multiply the number determined under subparagraph iv by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 12.07 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the benchmark operating cost of \$62.84 per metre squared.
 - viii. Multiply the number determined under subparagraph vii by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school operations for the secondary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school operations for the secondary school is zero.
28. Total the top-up amounts for school operations determined under paragraph 27 for each secondary school of the board.
29. Total the amounts that were determined for each secondary school of the board under paragraph 17 of subsection 37 (3) of the 2003-2004 grant regulation.
30. Subtract the amount determined under paragraph 29 from the amount that was determined in respect of the board under paragraph 18.2 of subsection 37 (3) of the 2003-2004 grant regulation.
31. Subtract from the amount determined under paragraph 30 the sum of the amounts set out in Column 6 of Table 3 opposite the names of secondary schools of the board.
32. Add to the amount determined under paragraph 31 the sum of the amounts set out in Column 6 of Table 4 opposite the names of secondary schools of the board.
33. Calculate the total of the amounts determined under paragraph 27 for each rural secondary school of the board.
34. For every school of the board that meets the following criteria, subtract the amount determined under paragraph 17 of subsection 37 (3) of the 2003-2004 grant regulation in respect of the school from the amount determined in respect of the school under paragraph 18.1 of that subsection of that regulation:
 - i. The school is a rural secondary school of the board.

ii. The school is a distant secondary school of the board, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation.

iii. The school is not listed in Column 4 of Table 3.

35. Calculate the total of the amounts determined in respect of schools of the board under paragraph 34.
36. Add the amounts determined under paragraphs 33 and 35 to the total of the amounts set out in Column 6 of Table 4 opposite the names of secondary schools of the board that are rural secondary schools.
37. Subtract the amount determined under paragraph 36 from the total of the amounts determined in respect of rural secondary schools of the board under subparagraph 27 x. If the difference is negative, it is deemed to be zero.
38. Take the lesser of,
 - i. the amount for renewal software licensing fees set out in Column 2 of Table 10 opposite the name of the board, and
 - ii. the board's expenditure for renewal software licensing fees as reported to the Ministry in the board's annual financial statements for the school board fiscal year.
39. Take the community use of schools compensation amount set out in Column 2 of Table 11 opposite the name of the board.
40. Total the amounts determined under paragraphs 15, 17, 21, 26, 28, 32, 37, 38 and 39 to obtain the amount for the board for school operations.

(4) For the purposes of paragraph 3 of subsection (3), the Minister shall approve a supplementary elementary school area factor for a board that the Minister considers appropriate in order to make allowance for any disproportionate space needs that are particular to the board and that are caused by,

- (a) the fact that the board is operating a school that can reasonably be considered to be too large for the community it serves, whether because of declining enrolment or for some other reason;
- (b) the fact that the board is operating a school in a building, the physical characteristics of which can reasonably be considered to be neither compatible with nor easily modified to conform to the benchmark area requirements referred to in subsection (3);
- (c) the fact that the board has disproportionately high space requirements because the board serves a disproportionately high number of pupils in special education programs or in other education programs with high space requirements; or
- (d) other circumstances approved by the Minister.

(5) In determining an amount for the purposes of subsection (4), the Minister shall have regard to the effect of the circumstances referred to in clauses (4) (a) to (d) on the board's space needs.

(6) Subject to subsection (7), subsections (4) and (5) apply with necessary modifications to require the Minister to approve a supplementary continuing education and other programs area factor for a board and, for that purpose, a reference to elementary school area is deemed to be a reference to continuing education and other programs area.

(7) The Minister shall not approve a factor for a board under subsection (6) that is greater than the factor approved for the board under subsection (8).

(8) Subsections (4) and (5) apply with necessary modifications to require the Minister to approve a supplementary secondary school area factor for a board and, for that purpose, a reference to elementary school area is deemed to be a reference to secondary school area.

(9) The amount for the board for school renewal is determined as follows:

1. Take the percentage of the total elementary school area of the board that relates to buildings that are less than 20 years old, as set out in Column 2 of Table 12 opposite the name of the board.
2. Apply the percentage referred to in paragraph 1 to the benchmark renewal cost per metre squared of \$7.03.
3. Take the percentage of the total elementary school area of the board that relates to buildings that are 20 years old or older, as set out in Column 3 of Table 12 opposite the name of the board.
4. Apply the percentage referred to in paragraph 3 to the benchmark renewal cost per metre squared of \$10.54.
5. Add the amounts obtained under paragraphs 2 and 4, to obtain a weighted average benchmark elementary school renewal cost per metre squared.
6. Multiply the amount obtained under paragraph 5 by the adjusted elementary school area requirement for the board determined under paragraph 3 of subsection (3).

7. Take the percentage of the total secondary school area of the board that relates to buildings that are less than 20 years old, set out in Column 4 of Table 12 opposite the name of the board.
8. Apply the percentage referred to in paragraph 7 to the benchmark renewal cost per metre squared of \$7.03.
9. Take the percentage of the total secondary school area of the board that relates to buildings that are 20 years old or older, as set out in Column 5 of Table 12 opposite the name of the board.
10. Apply the percentage referred to in paragraph 9 to the benchmark renewal cost per metre squared of \$10.54.
11. Add the amounts obtained under paragraphs 8 and 10, to obtain a weighted average benchmark secondary school renewal cost per metre squared.
12. Multiply the amount obtained under paragraph 11 by the adjusted secondary school area requirement for the board determined under paragraph 13 of subsection (3).
13. Multiply the amount obtained under paragraph 11 by the adjusted continuing education and other programs area requirement for the board determined under paragraph 10 of subsection (3).
14. For each elementary school of the board, calculate a top-up amount for school renewal as follows:
 - i. Determine the 2005-2006 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (43). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 9.7 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the weighted average benchmark elementary school renewal cost per metre squared, as determined for the board under paragraph 5.
 - v. Multiply the number determined under subparagraph iv by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 9.7 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the weighted average benchmark elementary school renewal cost per metre squared, as determined for the board under paragraph 5.
 - viii. Multiply the number determined under subparagraph vii by the supplementary elementary school area factor approved for the board by the Minister in accordance with subsections (4) and (5).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school renewal for the elementary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school renewal for the elementary school is zero.
15. Total the top-up amounts for school renewal determined under paragraph 14 for each elementary school of the board.
16. Total the amounts that were determined for each elementary school of the board under paragraph 14 of subsection 37 (9) of the 2003-2004 grant regulation.
17. Subtract the amount determined under paragraph 16 from the amount that was determined in respect of the board under paragraph 15 of subsection 37 (9) of the 2003-2004 grant regulation.
18. Subtract from the amount determined under paragraph 17 the sum of the amounts set out in Column 7 of Table 3 opposite the names of elementary schools of the board.
19. Add to the amount determined under paragraph 18 the sum of the amounts set out in Column 7 of Table 4 opposite the names of elementary schools of the board.
20. Calculate the total of the amounts determined under paragraph 14 for each rural elementary school of the board.
21. For every school of the board that meets the following criteria, subtract the amount determined under paragraph 14 of subsection 37 (9) of the 2003-2004 grant regulation in respect of the school from the amount determined in respect of the school under paragraph 14.1 of that subsection of that regulation:
 - i. The school is a rural elementary school of the board.

- ii. The school is a distant elementary school of the board, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation.
 - iii. The school is not listed in Column 3 of Table 3.
- 22. Calculate the total of the amounts determined in respect of schools of the board under paragraph 21.
- 23. Add the amounts determined under paragraphs 20 and 22 to the total of the amounts set out in Column 7 of Table 4 opposite the names of elementary schools of the board that are rural elementary schools.
- 24. Subtract the amount determined under paragraph 23 from the total of the amounts determined in respect of rural elementary schools of the board under subparagraph 14 x. If the difference is negative, it is deemed to be zero.
- 25. For each secondary school of the board, calculate a top-up amount for school renewal as follows:
 - i. Determine the 2005-2006 enrolment.
 - ii. Determine the capacity of the school, in terms of pupil places, in accordance with subsection (44). However, the capacity of a school for which the number determined under subparagraph i is zero is deemed, for the purposes of this paragraph, to be zero.
 - iii. Multiply the number determined under subparagraph i by the benchmark area requirement per pupil of 12.07 metres squared.
 - iv. Multiply the number determined under subparagraph iii by the weighted average benchmark secondary school renewal cost per metre squared, as determined for the board under paragraph 11.
 - v. Multiply the number determined under subparagraph iv by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
 - vi. Multiply the capacity of the school, in terms of pupil places, as determined under subparagraph ii, by the benchmark area requirement per pupil of 12.07 metres squared.
 - vii. Multiply the number determined under subparagraph vi by the weighted average benchmark secondary school renewal cost per metre squared, as determined for the board under paragraph 11.
 - viii. Multiply the number determined under subparagraph vii by the supplementary secondary school area factor approved for the board by the Minister in accordance with subsection (8).
 - ix. Multiply the number determined under subparagraph viii by 0.2.
 - x. Subtract the number determined under subparagraph v from the number determined under subparagraph viii.
 - xi. Take the lesser of the number determined under subparagraph ix and the number determined under subparagraph x to obtain the top-up amount for school renewal for the secondary school. However, if the number determined under subparagraph x is zero or a negative number or if the number determined under subparagraph i is zero, the top-up amount for school renewal for the secondary school is zero.
- 26. Total the top-up amounts for school renewal determined under paragraph 25 for each secondary school of the board.
- 27. Total the amounts that were determined for each secondary school of the board under paragraph 16 of subsection 37 (9) of the 2003-2004 grant regulation.
- 28. Subtract the amount determined under paragraph 27 from the amount that was determined in respect of the board under paragraph 17 of subsection 37 (9) of the 2003-2004 grant regulation.
- 29. Subtract from the amount determined under paragraph 28 the sum of the amounts set out in Column 7 of Table 3 opposite the names of secondary schools of the board.
- 30. Add to the amount determined under paragraph 29 the sum of the amounts set out in Column 7 of Table 4 opposite the names of secondary schools of the board.
- 31. Calculate the total of the amounts determined under paragraph 25 for each rural secondary school of the board.
- 32. For every school of the board that meets the following criteria, subtract the amount determined under paragraph 16 of subsection 37 (9) of the 2003-2004 grant regulation in respect of the school from the amount determined in respect of the school under paragraph 16.1 of that subsection of that regulation:
 - i. The school is a rural secondary school of the board.
 - ii. The school is a distant secondary school of the board, within the meaning of subsection 29 (2.6) of the 2003-2004 grant regulation.
 - iii. The school is not listed in Column 4 of Table 3.
- 33. Calculate the total of the amounts determined in respect of schools of the board under paragraph 32.

34. Add the amounts determined under paragraphs 31 and 33 to the total of the amounts set out in Column 7 of Table 4 opposite the names of secondary schools of the board that are rural secondary schools.
35. Subtract the amount determined under paragraph 34 from the total of the amounts determined in respect of rural secondary schools of the board under subparagraph 25 x. If the difference is negative, it is deemed to be zero.
36. Take the amount for school renewal enhancement set out opposite the name of the board in Table 13.
37. Total the amounts determined under paragraphs 6, 12, 13, 15, 24, 26, 35 and 36.
38. Multiply the sum determined under paragraph 37 by the geographic adjustment factor specified for the board in Column 3 of Table 14.
39. Total the amounts determined under paragraphs 19, 30 and 38.
40. Determine the amount of interest that the board has paid or for which it is liable in connection with the financing of school renewal projects to address urgent and high repair needs, subject to the following:
 - i. If the total value of the financing exceeds the amount set out in Column 2 of Table 15 opposite the name of the board it shall be deemed, for the purposes of the determination required under this paragraph, to be the amount set out in that Column.
 - ii. Each school renewal project is at a school of the board listed in Appendix B of the document entitled "*Good Places to Learn: Stage 1 Allocation of Funding*", which is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2 and is electronically available by accessing at the Ministry's FTP site, <ftp://ftp.edu.gov.on.ca>, the sfis folder and the facilities-policy-review folder.
 - iii. The Minister has approved each project on the basis that the renewal addresses an urgent and high repair need at the school.
41. Add the amount determined under paragraph 39 to the amount determined under paragraph 40.
- (10) The amount for the board for the fiscal year for new pupil places is determined as follows:
 1. Determine the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
 2. Subtract the elementary capacity for the board as determined under subsection (15) from the number determined under paragraph 1. If the difference is negative, the number determined under this paragraph is zero.
 3. Add to the number determined under paragraph 2 the sum of the numbers, if any, each of which is the number of the board's new pupil places to meet elementary enrolment pressures as calculated for the purposes of determining the amount for the board for new pupil places for a prior school board fiscal year.
 4. Add to the number determined under paragraph 3 the sum of the numbers of new elementary pupil places for the capital transitional adjustment set out in Column 4 of Table 12 of the 2004-2005 grant regulation opposite the name of the board in Column 1 of that Table.
 5. Subtract the number determined in respect of the board under paragraph 2 of subsection 37 (10) of the 2003-2004 grant regulation from the number determined in respect of the board under paragraph 3.2 of that subsection of that regulation. If the difference is negative, the number determined under this paragraph is zero.
 6. Add the numbers determined under paragraphs 4 and 5.
 7. Add to the number determined under paragraph 6 the number, if any, of the board's new pupil places in respect of its elementary schools for which the cost of repair is prohibitive as calculated for the purposes of determining the amount for the board for new pupil places for a prior school board fiscal year.
 8. If the number determined under paragraph 2 is zero, add to the number determined under paragraph 7 the number, if any, of the board's new pupil places to meet elementary enrolment pressures as determined under subsection (11).
 9. Take the number of new pupil places for elementary school pupils that the board reports, by August 31, 2005, were constructed by September 30, 2003 and financed in whole or in part with amounts calculated for the board under a predecessor of this subsection. For the purpose, a new pupil place shall be determined by the board in accordance with the Instruction Guide, dated 2002 and available electronically through the public access link at sfis.edu.gov.on.ca and in hard copy from the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2. The board shall make the report on a form approved by the Minister.
10. Take the least of,
 - i. the number determined under paragraph 7,
 - ii. if applicable, the number determined under paragraph 8, and

- iii. the number of elementary pupil places that have been constructed or for which the board has awarded a tender for construction before September 30, 2005.
- 11. Take the least of,
 - i. the number determined under paragraph 7,
 - ii. if applicable, the number determined under paragraph 8, and
 - iii. the number of elementary pupil places that have been constructed or for which the board has awarded a tender for construction before March 31, 2006.
- 12. Subtract the number determined under paragraph 9 from the number determined under paragraph 10. If the difference is negative, it is deemed to be zero.
- 13. Multiply the amount determined under paragraph 12 by the benchmark area requirement per pupil of 9.29 metres squared.
- 14. Multiply the product determined under paragraph 13 by the benchmark construction cost of \$120.77 per metre squared.
- 15. Multiply the product determined under paragraph 14 by the geographic adjustment factor set out in Column 3 of Table 14 opposite the name of the board.
- 16. Subtract the number determined under paragraph 10 from the number determined under paragraph 11.
- 17. Multiply the amount determined under paragraph 16 by the benchmark area requirement per pupil of 9.29 metres squared.
- 18. Multiply the product determined under paragraph 17 by the benchmark construction cost of \$120.77 per metre squared.
- 19. Multiply the product determined under paragraph 18 by the geographic adjustment factor set out in Column 3 of Table 14 opposite the name of the board.
- 20. Multiply the number determined under paragraph 19 by 0.37.
- 21. Multiply the number determined under paragraph 9 by the benchmark area requirement per pupil of 9.29 metres squared.
- 22. Multiply the product determined under paragraph 21 by the pre-September, 2004, benchmark construction cost of \$118.40 per metre squared.
- 23. Multiply the sum determined under paragraph 22 by the geographic adjustment factor set out in Column 2 of Table 14 opposite the name of the board.
- 24. Determine the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
- 25. Subtract the secondary capacity for the board, in terms of pupil places, as determined under subsection (15), from the number determined under paragraph 24. If the difference is negative, the number determined under this paragraph is zero.
- 26. Add to the number determined under paragraph 25 the sum of all numbers, if any, each of which is the number of the board's new pupil places to meet secondary enrolment pressures for a secondary school of the board, as calculated for the purposes of determining the amount for the board for new pupil places for a prior school board fiscal year.
- 27. Add to the sum determined under paragraph 26 the sum of the numbers of new secondary pupil places for the capital transitional adjustment set out in Column 5 of Table 12 of the 2004-2005 grant regulation opposite the name of the board in Column 1 of that Table.
- 28. Subtract the number determined in respect of the board under paragraph 17 of subsection 37 (10) of the 2003-2004 grant regulation from the number determined in respect of the board under paragraph 18.2 of that subsection of that regulation. If the difference is negative, it is deemed to be zero.
- 29. Add the numbers determined under paragraphs 27 and 28.
- 30. Add to the number determined under paragraph 29 the number, if any, of the board's new pupil places in respect of its secondary schools for which the cost of repair is prohibitive as calculated for the purposes of determining the amount for the board for new pupil places for a prior school board fiscal year.
- 31. If the number determined under paragraph 25 is zero, add to the number determined under paragraph 30 the number, if any, of the board's new pupil places to meet secondary enrolment pressures as determined under subsection (13).
- 32. Take the number of new pupil places for secondary school pupils that the board reports, by August 31, 2005, as having been constructed by September 30, 2003 and financed in whole or in part with amounts calculated for the board under

a predecessor of this subsection. For the purpose, a new pupil place shall be determined by the board in accordance with the Instruction Guide, dated 2002 and available electronically through the public access link at sfis.edu.gov.on.ca and in hard copy at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2. The board shall make the report on a form approved by the Minister.

33. Take the least of,
 - i. the number determined under paragraph 30,
 - ii. if applicable, the number determined under paragraph 31, and
 - iii. the number of secondary pupil places that have been constructed or for which the board has awarded a tender for construction before September 30, 2005.
34. Take the least of,
 - i. the number determined under paragraph 30,
 - ii. if applicable, the number determined under paragraph 31, and
 - iii. the number of secondary pupil places that have been constructed or for which the board has awarded a tender for construction before March 31, 2006.
35. Subtract the number determined under paragraph 32 from the number determined under paragraph 33. If the difference is negative, it is deemed to be zero.
36. Multiply the amount determined under paragraph 35 by the benchmark area requirement per pupil of 12.07 metres squared.
37. Multiply the product determined under paragraph 36 by the benchmark construction cost of \$131.75 per metre squared.
38. Multiply the product determined under paragraph 37 by the geographic adjustment factor set out in Column 3 of Table 14 opposite the name of the board.
39. Subtract the number determined under paragraph 33 from the number determined under paragraph 34.
40. Multiply the amount determined under paragraph 39 by the benchmark area requirement per pupil of 12.07 metres squared.
41. Multiply the product determined under paragraph 40 by the benchmark construction cost of \$131.75 per metre squared.
42. Multiply the sum determined under paragraph 41 by the geographic adjustment factor set out in Column 3 of Table 14 opposite the name of the board.
43. Multiply the amount determined under paragraph 42 by 0.37.
44. Multiply the number determined under paragraph 32 by the benchmark area requirement per pupil of 12.07 metres squared.
45. Multiply the product determined under paragraph 44 by the pre-September, 2004 benchmark construction cost of \$129.17 per metre squared.
46. Multiply the sum determined under paragraph 45 by the geographic adjustment factor set out in Column 2 of Table 14 opposite the name of the board.
47. Take the sum of the amount, if any, calculated in respect of the board under paragraph 35 of subsection 37 (10) of the 2004-2005 grant regulation and the amounts determined under paragraphs 15, 20, 23, 38, 43 and 46.

(11) The number, if any, of the board's new pupil places to meet elementary enrolment pressures is the sum of the numbers calculated under subsection (12) for each elementary school of the board in respect of which the conditions in the following paragraphs are satisfied:

1. The 2004-2005 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2004-2005 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 37 (12) of the 2004-2005 grant regulation.
2. The 2003-2004 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2003-2004 reported capacity of the school, and

- ii. the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 37 (12) of the 2003-2004 grant regulation.
- 3. The number of the board's new pupil places to meet the elementary enrolment pressure that would be determined for the school under subsection (12) exceeds the amount calculated using the formula,

$$A - B$$

in which,

"A" is the sum of the 2004-2005 reported capacities of all other elementary schools of the board located not more than eight kilometres by road from the school and the total of all amounts calculated under subsection 37 (11) of the 2004-2005 grant regulation in respect of those other schools, and

"B" is the sum of the 2004-2005 enrolment of the other schools referred to in "A".

- 4. The school is not listed in Table 10 of Ontario Regulation 156/02 (Student Focused Funding — Legislative Grants for the 2002-2003 School Board Fiscal Year) made under the Act or in Table 10 of the 2003-2004 grant regulation.

(12) The number of the board's new pupil places to meet the elementary enrolment pressure for each elementary school is the average of,

- (a) the amount by which the 2004-2005 enrolment of the school exceeded the sum of,
 - (i) the 2004-2005 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 37 (11) of the 2004-2005 grant regulation; and
- (b) the amount by which the 2003-2004 enrolment of the school exceeded the sum of,
 - (i) the 2003-2004 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the elementary enrolment pressure for the school calculated under subsection 37 (12) of the 2003-2004 grant regulation.

(13) The number, if any, of the board's new pupil places to meet secondary enrolment pressures is the sum of the numbers calculated under subsection (14) for each secondary school of the board in respect of which the conditions in the following paragraphs are satisfied:

- 1. The 2004-2005 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2004-2005 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 37 (14) of the 2004-2005 grant regulation.
- 2. The 2003-2004 enrolment of the school exceeded by at least 100 the sum of,
 - i. the 2003-2004 reported capacity of the school, and
 - ii. the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 37 (14) of the 2003-2004 grant regulation.
- 3. The number of the board's new pupil places to meet the secondary enrolment pressure that would be determined for the school under subsection (14) exceeds the amount calculated using the formula,

$$A - B$$

in which,

"A" is the sum of the 2004-2005 reported capacities of all other secondary schools of the board located not more than 32 kilometres by road from the school and the total of all amounts calculated under subsection 37 (14) of the 2003-2004 grant regulation in respect of those other schools, and

"B" is the sum of the 2003-2004 enrolment of the other schools referred to in "A".

- 4. The school is not listed in Table 10 of Ontario Regulation 156/02 (Student Focused Funding — Legislative Grants for the 2002-2003 School Board Fiscal Year) made under the Act or in Table 10 of the 2003-2004 grant regulation.

(14) The number of the board's new pupil places to meet the secondary enrolment pressure for each secondary school is the average of,

- (a) the amount by which the 2004-2005 enrolment of the school exceeded the sum of,
 - (i) the 2004-2005 reported capacity of the school, and

- (ii) the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 37 (14) of the 2004-2005 grant regulation; and
 - (b) the amount by which the 2003-2004 enrolment of the school exceeded the sum of,
 - (i) the 2003-2004 reported capacity of the school, and
 - (ii) the number of the board's new pupil places to meet the secondary enrolment pressure for the school calculated under subsection 37 (14) of the 2003-2004 grant regulation.
- (15) For the purposes of paragraphs 2 and 25 of subsection (10), the elementary capacity and secondary capacity for the board are, respectively, the elementary capacity and secondary capacity determined for the board under the 2004-2005 grant regulation subject to the adjustments set out in subsections (18), (19), (21), (22), (26), (27), (29), (30), (32) to (37), (39) and (41).
- (16) The Minister shall determine loadings and categories of instructional space as follows:
1. The Minister shall identify categories of instructional space for all elementary facilities and secondary facilities of the board. In identifying categories of instructional space, the Minister shall use the categories identified in the Report of the Pupil Accommodation Review Committee, dated August, 1998, which Report was released by the Ministry to school boards in September, 1998, and is available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2. Where the Report does not include an appropriate category for an instructional space, the Minister shall identify the category of that space in a manner that is consistent with the categorizations in the Report.
 2. The Minister shall assign a loading to each category of instructional space identified under paragraph 1, based on the number of pupils that can reasonably be accommodated in each category of instructional space. In determining the number, the Minister shall consider the physical characteristics of the category of instructional space and the class size requirements under the Act.
- (17) Subsection (18) or (19) applies in relation to an elementary facility or secondary facility of a board if, on or after January 1, 2004 and before February 17, 2005, the board issued a proposal under Ontario Regulation 444/98 (Disposition of Surplus Real Property) made under the Act to dispose of the facility at no cost to the Ontario Realty Corporation or to a board.
- (18) The elementary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each elementary facility of the board to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Total the amounts determined under paragraph 1 for elementary facilities of the board.
 3. Subtract the total determined under paragraph 2 from the elementary capacity determined for the board under subsection (15).
- (19) The secondary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each secondary facility of the board to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Total the amounts determined under paragraph 1 for secondary facilities of the board.
 3. Subtract the total determined under paragraph 2 from the secondary capacity determined for the board under subsection (15).
- (20) Subsection (21) or (22) applies in relation to an elementary facility or secondary facility of the board if,
- (a) the facility is acquired by the board as a result of a proposal issued by another board on or after January 1, 2004 and before February 17, 2005 under Ontario Regulation 444/98 to dispose of the facility at no cost; and
 - (b) subsections (26) and (27) do not apply to the facility.
- (21) The elementary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each elementary facility of the board to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Total the amounts determined under paragraph 1 for the elementary facilities of the board.
 3. Add the total determined under paragraph 2 to the elementary capacity determined for the board under subsection (15).
- (22) The secondary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each secondary facility of the board to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).

2. Total the amounts determined under paragraph 1 for the secondary facilities of the board.

3. Add the total determined under paragraph 2 to the secondary capacity determined for the board under subsection (15).

(23) Subsection (26) or (27) applies in relation to an elementary facility or secondary facility of the board if all of the following conditions are satisfied:

1. The facility is acquired by the board as a result of a proposal issued by another board on or after January 1, 2004 and before February 17, 2005 under Ontario Regulation 444/98 to dispose of the facility at no cost.
2. Within 30 days after offering to acquire the facility at no cost, the board notifies the Minister in writing of the offer and provides such information and material as the Minister may require to verify that the acquisition of the facility,
 - i. is consistent with the long-term accommodation plan of the board,
 - ii. would benefit the pupils of the board,
 - iii. would result in more effective use of public assets, and
 - iv. would reduce the need of the board for the construction of new school facilities.

(24) Subsection (26) applies in relation to an elementary school of the board if the school provides pupil accommodation for elementary school pupils during the fiscal year and is located in a municipality or former municipality set out in Column 2 of Table 12 of the 2004-2005 grant regulation opposite the name of the board in Column 1 of that Table and opposite a number greater than zero in Column 4 of that Table.

(25) Subsection (27) applies in relation to a secondary school of the board if the school provides pupil accommodation for secondary school pupils during the fiscal year and is located in a municipality or former municipality set out in Column 2 of Table 12 of the 2004-2005 grant regulation opposite the name of the board in Column 1 of that Table and opposite a number greater than zero in Column 5 of that Table.

(26) The elementary capacity determined for the board under subsection (15) is adjusted as follows:

1. For each elementary school to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the school, as categorized under subsection (16).
2. Determine the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that school.
3. Take the lesser of the amounts determined for the school under paragraphs 1 and 2.
4. Total the amounts determined under paragraph 3 for each of the elementary schools to which this subsection applies.
5. Add the total determined under paragraph 4 to the elementary capacity determined for the board under subsection (15).

(27) The secondary capacity determined for the board under subsection (15) is adjusted as follows:

1. For each secondary school to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the school, as categorized under subsection (16).
2. Determine the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that school.
3. Take the lesser of the amounts determined for the school under paragraphs 1 and 2.
4. Total the amounts determined under paragraph 3 for each of the secondary schools to which this subsection applies.
5. Add the total determined under paragraph 4 to the secondary capacity determined for the board under subsection (15).

(28) Subsection (29) or (30) applies in relation to an elementary facility or secondary facility of a board if,

- (a) in the 2004 calendar year, the board agreed with another board to dispose of the elementary facility or secondary facility of the board to the other board, in consideration for the conveyance to it of an elementary facility or secondary facility of the other board; and
- (b) before the agreement referred to in clause (a) was entered into, the Minister indicated in writing that, in his or her opinion, the transfer provided for by the agreement,
 - (i) is consistent with the long-term accommodation plans of both boards,
 - (ii) would benefit pupils of both boards,
 - (iii) would result in more effective use of public assets, and
 - (iv) would reduce the needs of both boards for the construction of new school facilities.

(29) The elementary capacity determined for the board under subsection (15) is adjusted as follows:

1. For each elementary facility of the board to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Total the amounts determined under paragraph 1 for elementary facilities of the board.
 3. Subtract the total determined under paragraph 2 from the elementary capacity determined for the board under subsection (15).
- (30) The secondary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each secondary facility of the board to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Total the amounts determined under paragraph 1 for secondary facilities of the board.
 3. Subtract the total determined under paragraph 2 from the secondary capacity determined for the board under subsection (15).
- (31) Subsection (32) or (33) applies in relation to an elementary facility or secondary facility of a board acquired in the circumstances described in subsection (28).
- (32) The elementary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each elementary facility of the board acquired in the circumstances described in subsection (28), apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Determine the 2005-2006 enrolment for the facility, if any.
 3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
 4. Total the amounts determined under paragraph 3 for elementary facilities of the board.
 5. Subtract the total determined under paragraph 4 from the elementary capacity determined for the board under subsection (15).
- (33) The secondary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each secondary facility of the board acquired in the circumstances described in subsection (28), apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Determine the 2005-2006 enrolment for the facility, if any.
 3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
 4. Total the amounts determined under paragraph 3 for secondary facilities of the board.
 5. Subtract the total determined under paragraph 4 from the secondary capacity determined for the board under subsection (15).
- (34) If the board has an elementary facility that it acquired after December 31, 1998 and before the start of the fiscal year in circumstances described in subsection (28), the elementary capacity determined for the board under subsection (15) is adjusted as follows:
1. For each elementary facility acquired, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
 2. Determine the 2005-2006 enrolment for the facility, if any.
 3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
 4. Total the amounts determined under paragraph 3 for each of the elementary facilities acquired.
 5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for the board under the provisions comparable to this subsection in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.
 6. Add the difference determined under paragraph 5 to the elementary capacity determined for the board under subsection (15).
- (35) If the board has a secondary facility that it acquired after December 31, 1998 and before the start of the fiscal year in circumstances described in subsection (28), the secondary capacity determined for the board under subsection (15) is adjusted as follows:

1. For each secondary facility acquired, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
2. Determine the 2005-2006 enrolment for the facility, if any.
3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1. If the difference is a negative number, it is deemed to be zero.
4. Total the amounts determined under paragraph 3 for each of the secondary facilities acquired.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for the board under the provisions comparable to this subsection in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.
6. Add the difference determined under paragraph 5 to the secondary capacity determined for the board under subsection (15).

(36) The elementary capacity determined for the board under subsection (15) is adjusted by adding the number, if any, of new pupil places to meet the elementary enrolment pressures as determined under subsection (11).

(37) The secondary capacity determined for the board under subsection (15) is adjusted by adding the number, if any, of new pupil places to meet the secondary enrolment pressures as determined under subsection (13).

(38) Subsection (39) applies in relation to an elementary facility of the board described in a provision comparable to subsection (23) or (24) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.

(39) The elementary capacity determined for the board under subsection (15) is adjusted as follows:

1. For each elementary facility to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
2. Determine the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that facility.
3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1 for that school. If the difference is a negative number, it is deemed to be zero.
4. Total the amounts determined under paragraph 3 for each of the elementary facilities to which this subsection applies.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for previous fiscal years for the board under provisions comparable to subsection (26) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.
6. Add the difference determined under paragraph 5 to the elementary capacity for the board determined under subsection (15).

(40) Subsection (41) applies in relation to a secondary facility of the board described in a provision comparable to subsection (23) or (25) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.

(41) The secondary capacity determined for the board under subsection (15) is adjusted as follows:

1. For each secondary facility to which this subsection applies, apply the loadings determined under subsection (16) to the instructional spaces of the facility, as categorized under subsection (16).
2. Determine the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in that school.
3. Subtract the amount determined under paragraph 2 from the amount determined under paragraph 1 for that facility. If the difference is a negative number, it is deemed to be zero.
4. Total the amounts determined under paragraph 3 for each of the secondary facilities to which this subsection applies.
5. Subtract the amount determined under paragraph 4 from the total of the amounts determined for previous fiscal years for the board under the provisions comparable to subsection (27) in the regulations made under section 234 of the Act in respect of grants payable to boards for previous fiscal years.
6. Add the difference determined under paragraph 5 to the secondary capacity for the board determined under subsection (15).

(42) The amount for the board for outstanding capital commitments is determined as follows:

1. Take the number of elementary school pupil places shown in Column 2 of Table 16, opposite the name of the board.
2. Multiply the number taken under paragraph 1 by the benchmark area requirement per pupil of 9.29 metres squared.

3. Multiply the product obtained under paragraph 2 by the pre-September, 2004 benchmark construction cost of \$118.40 per metre squared.
4. Take the number of secondary school pupil places shown in Column 3 of Table 16, opposite the name of the board.
5. Multiply the number taken under paragraph 4 by the benchmark area requirement per pupil of 12.07 metres squared.
6. Multiply the product obtained under paragraph 5 by the pre-September, 2004 benchmark construction cost of \$129.17 per metre squared.
7. Add the products obtained under paragraphs 3 and 6.

(43) For the purposes of paragraph 16 of subsection (3) and paragraph 14 of subsection (9), the capacity of an elementary school is determined by applying the loadings determined under subsection (16) to the instructional spaces of the school, as categorized under subsection (16), and multiplying the result by 0.9631.

(44) For the purposes of paragraph 27 of subsection (3) and paragraph 25 of subsection (9), the capacity of a secondary school is determined by applying the loadings determined under subsection (16) to the instructional spaces of the school, as categorized under subsection (16).

(45) In this section,

“2003-2004 enrolment” means, in respect of a school operated by a board, the 2003-2004 day school average daily enrolment of pupils of the board, within the meaning of the 2003-2004 grant regulation, counting only pupils enrolled in the school; (“effectif de 2003-2004”)

“2003-2004 reported capacity” means, in respect of a school operated by a board, the school capacity as reported in Appendix C to the board’s 2003-2004 financial statements prepared and submitted to the Ministry under the Act; (“capacité d’accueil déclarée pour 2003-2004”)

“2004-2005 enrolment” means, in respect of a school operated by a board, the 2004-2005 day school average daily enrolment of pupils of the board, within the meaning of Ontario Regulation 143/04 (Calculation of Average Daily Enrolment for the 2004-2005 School Board Fiscal Year) made under the Act, counting only pupils enrolled in the school; (“effectif de 2004-2005”)

“2004-2005 reported capacity” means, in respect of a school operated by a board, the school capacity as reported in Appendix C to the board’s 2004-2005 financial statements prepared and submitted to the Ministry under the Act; (“capacité d’accueil déclarée pour 2004-2005”)

“2005-2006 enrolment” means, in respect of a school operated by a board, the 2005-2006 day school average daily enrolment of pupils of the board, counting only pupils enrolled in the school; (“effectif de 2005-2006”)

“elementary facility” means a facility that is or was an elementary school of a board; (“établissement élémentaire”)

“instructional space” means a space in a school that can reasonably be used for instructional purposes; (“aire d’enseignement”)

“secondary facility” means a facility that is or was a secondary school of a board. (“établissement secondaire”)

Debt charges allocation

37. (1) The amount of the debt charges allocation for a district school board for the fiscal year is the sum of,

- (a) the total amount of principal and interest paid by the board in the fiscal year in respect of the permanently financed debt of the board; and
- (b) the total amount payable in the fiscal year in respect of the financing arranged to refinance the board’s non-permanently financed debt, including the amount of any payments required to be made in the year to a reserve account or sinking fund and the amount of reasonable expenses.

(2) In this section,

“non-permanently financed debt” means, in respect of a board, the amount listed in Column 3 opposite the name of the board in Table 17; (“dette sans financement permanent”)

“permanently financed debt” means, in respect of a board, the amount that is listed in Column 2 opposite the name of the board in Table 17. (“dette avec financement permanent”)

Adjustment for declining enrolment

38. (1) For the purposes of this section, the 2005-2006 day school average daily enrolment of a board is,

- (a) in the case of a board that did not operate junior kindergarten in any of its schools in the 2004-2005 school board fiscal year,

- (i) subject to subclause (ii), the day school average daily enrolment for the board that would be determined under section 2 of the 2005-2006 A.D.E. regulation counting all pupils of the board other than pupils enrolled in junior kindergarten and secondary school pupils who are 21 years of age or older on December 31, 2005, and
 - (ii) for the purposes of paragraph 2 of subsection (5) only, the 2005-2006 day school average daily enrolment within the meaning of subsection 3 (1); and
- (b) in all other cases, the 2005-2006 day school average daily enrolment within the meaning of subsection 3 (1).
- (2) The amount of a district school board's adjustment for declining enrolment for the fiscal year for the purposes of section 11 is the sum of,
- (a) the amount, if any, that was determined under section 39 of the 2004-2005 grant regulation; and
 - (b) if the 2005-2006 day school average daily enrolment of pupils of the board is less than the 2004-2005 day school average daily enrolment of pupils of the board as determined under section 2 of Ontario Regulation 143/04 (Calculation of Average Daily Enrolment for the 2004-2005 School Board Fiscal Year) made under the Act, the amount, if it exceeds zero, determined in accordance with subsection (3).
- (3) The amount for the purposes of clause (2) (b) is the amount calculated using the formula,

$$[(A - B) - 0.58 (A \times C)] \times D/C$$

in which,

"A" is the amount determined in respect of the board under subsection (4),

"B" is the amount determined in respect of the board under subsection (5),

"C" is the amount determined in respect of the board under subsection (6), and

"D" is the amount determined in respect of the board under subsection (7).

(4) The amount determined under this subsection in respect of a board is the sum of the following amounts determined for the board for its 2004-2005 fiscal year under the 2004-2005 grant regulation:

1. The foundation allocation for the fiscal year.
2. The enrolment-based special education amount for the fiscal year.
3. In the case of a French-language district school board, the French as a first language amount included in the board's language allocation for the fiscal year.
4. The remote and rural allocation for the fiscal year.
5. The early learning assistance amount included in the board's learning opportunities allocation for the fiscal year.
6. The early learning allocation for the fiscal year.
7. The administration and governance allocation for the fiscal year.
8. The sum of the amounts determined under paragraphs 15, 17, 19, 21 and 23 of subsection 37 (3) of the 2004-2005 grant regulation less the amount determined using the following formula:

$$(A \times B) \times 9.29 \times \$61.61$$

in which,

"A" is the number calculated in respect of the board under paragraph 7 of subsection 37 (3) of the 2004-2005 grant regulation, and

"B" is the supplementary continuing education and other programs area factor approved by the Minister in respect of the board under subsection 37 (6) of the 2004-2005 grant regulation.

(5) The amount determined under this subsection in respect of a board is the amount calculated in respect of the board's 2005-2006 fiscal year as follows:

1. Add,
 - i. the foundation allocation for the fiscal year,
 - ii. the enrolment-based special education amount for the fiscal year,
 - iii. in the case of a French-language district school board, the French as a first language amount included in the board's language allocation for the fiscal year,
 - iv. the remote and rural allocation for the fiscal year,

- v. the early learning assistance amount included in the board's learning opportunities allocation for the fiscal year,
- vi. the administration and governance allocation for the fiscal year, and
- vii. the sum of the amounts determined under paragraphs 15, 17, 21, 26, 28, 32 and 37 of subsection 36 (3), less the amount determined using the following formula:

$$(A \times B) \times 9.29 \times \$62.84$$

in which,

"A" is the number calculated in respect of the board under paragraph 7 of subsection 36 (3), and

"B" is the supplementary continuing education and other programs area factor approved by the Minister in respect of the board under subsection 36 (6).

2. Subtract from the total determined under paragraph 1, the product of the 2005-2006 day school average daily enrolment of pupils of the board and the amount shown in Column 2 of Table 18 opposite the name of the board in Column 1 of that Table.

(6) The amount determined under this subsection in respect of a board is the amount calculated using the following formula,

$$1 - E/F$$

in which,

"E" is the 2005-2006 day school average daily enrolment of pupils of the board,

"F" is the 2004-2005 day school average daily enrolment of pupils of the board, as determined under section 2 of Ontario Regulation 143/04 (Calculation of Average Daily Enrolment for the 2004-2005 School Board Fiscal Year) made under the Act, and

"E/F" is rounded to five decimal points.

(7) The amount under this subsection in respect of a board is determined as follows:

1. If the amount determined in respect of the board under subsection (6) does not exceed 0.0025, the amount determined under this subsection in respect of the board is calculated using the formula,

$$0.5 \times C$$

in which

"C" is the amount determined in respect of the board under subsection (6).

2. If the amount determined in respect of the board under subsection (6) is greater than 0.0025 but does not exceed 0.015, the amount determined under this subsection in respect of the board is calculated using the formula,

$$(C - 0.0025) + 0.00125$$

in which

"C" is the amount determined in respect of the board under subsection (6).

3. If the amount determined in respect of the board under subsection (6) is greater than 0.015, the amount determined under this subsection in respect of the board is calculated using the formula,

$$1.5 \times (C - 0.015) + 0.01375$$

in which

"C" is the amount determined in respect of the board under subsection (6).

Compliance

39. Every district school board shall manage its estimates process and its expenditures so as to ensure compliance with the requirements of sections 40 to 44.

Enveloping, classroom expenditures

40. (1) For the purposes of this section,

- (a) an expenditure by a board is a classroom expenditure if it is categorized as a classroom expenditure in the Ministry's Uniform Code of Accounts, dated June 8, 2005, and available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2; and

(b) an expenditure by a board is a non-classroom expenditure if it is categorized as a non-classroom expenditure in the Ministry's Uniform Code of Accounts, dated June 8, 2005, and available for public inspection at the offices of the Education Finance Branch of the Ministry of Education, Mowat Block, 900 Bay Street, 21st Floor, Toronto, Ontario, M7A 1L2.

(2) Subject to subsection (7), a district school board shall ensure that its net classroom expenditure amount for the fiscal year, calculated in accordance with subsection (3), is at least equal to its classroom expenditure allocation amount for the fiscal year, calculated in accordance with subsection (5).

(3) The net classroom expenditure amount for a board for the fiscal year is determined as follows:

1. Determine the total amount of the board's classroom expenditures in the fiscal year.
2. Subtract the amount determined for the board under subsection (4), on account of classroom-related revenue from sources other than legislative grants and school taxes.
3. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2006, before the transfer under subsection 233 (2) of the Act, that is attributable to classroom expenditures.

(4) The amount on account of classroom-related revenue from sources other than legislative grants and school taxes for the board is the total of the following amounts:

1. The percentage of the board's revenue under sections 3, 5 and 6 of the 2005-2006 fees regulation that the board reports to the Ministry, in its annual financial statements for the 2005-2006 school board fiscal year, is classroom-related revenue.
2. The total of the amounts spent on classroom expenditures from reserves of the board in the fiscal year.
3. The amount of revenue from other sources received by the board in the fiscal year, other than revenue referred to in paragraph 1, that is spent in the fiscal year on expenditures that are classroom expenditures within the meaning of this section.

(5) The classroom expenditure allocation amount for a board for the fiscal year is determined as follows:

1. Multiply the percentage specified in Column 2 of Table 19 for foundation allocation by the board's base amount for elementary school pupils.
2. Multiply the percentage specified in Column 3 of Table 19 for foundation allocation by the board's base amount for secondary school pupils.
3. Take the part of the board's primary class size allocation that is attributable to classroom expenditure.
4. Determine an amount for the board on account of Native language and French as a first or second language for elementary school pupils, as follows:
 - i. In the case of an English-language district school board, total the amount of the board's French as a second language amount for elementary school pupils and the board's Native language amount for elementary school pupils for the year.
 - ii. In the case of a French-language district school board, total the amounts determined for the board under paragraphs 1 and 3 of section 27 and the board's Native language amount for elementary school pupils of the board for the year.
5. Apply the percentage specified in Column 2 of Table 19 for Native language and French as a first or second language to the amount determined for the board under paragraph 4.
6. Determine an amount for the board on account of Native language and French as a first or second language for secondary school pupils, as follows:
 - i. In the case of an English-language district school board, total the board's French as a second language amount for secondary school pupils and the board's Native language amount for secondary school pupils for the year.
 - ii. In the case of a French-language district school board, total the amount determined for the board under paragraph 2 of section 27 and the board's Native language amount for secondary school pupils of the board for the year.
7. Apply the percentage specified in Column 3 of Table 19 for Native language and French as a first or second language to the amount determined for the board under paragraph 6.
8. Determine an amount on account of ESL/ESD/PDF for elementary school pupils of the board by, in the case of a French-language district school board, taking the portion of the PDF funding level for the board generated by elementary school pupils and, in the case of an English-language district school board, as follows:
 - i. Divide the amount set out in Column 2 of Table 1 opposite the name of the board by the 2005-2006 day school average daily enrolment of pupils of the board and multiply the result by the 2005-2006 day school average daily enrolment of elementary school pupils of the board.

- ii. Subtract the amount set out in Column 2 of Table 1 opposite the name of the board from the ESL/ESD amount for the board.
 - iii. Add the amount determined in subparagraph i to the portion of the amount determined in subparagraph ii that is generated by elementary school pupils of the board.
9. Apply the percentage specified in Column 2 of Table 19 for ESL/ESD/PDF to the amount determined for the board under paragraph 8.
10. Determine an amount on account of ESL/ESD/PDF for secondary school pupils of the board by, in the case of a French-language district school board, taking the portion of the PDF funding level for the board generated by secondary school pupils and, in the case of an English-language district school board, as follows:
 - i. Divide the amount set out in Column 2 of Table 1 opposite the name of the board by the 2005-2006 day school average daily enrolment of pupils of the board and multiply the result by the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
 - ii. Subtract the amount set out in Column 2 of Table 1 opposite the name of the board from the ESL/ESD amount for the board.
 - iii. Add the amount determined in subparagraph i to the portion of the amount determined in subparagraph ii that is generated by secondary school pupils of the board.
11. Apply the percentage specified in Column 3 of Table 19 for ESL/ESD/PDF to the amount determined for the board under paragraph 10.
12. If the board is a French-language district school board, determine an amount for the board on account of ALF for elementary school pupils as follows:
 - i. Divide \$86,745.90 by the 2005-2006 day school average daily enrolment of pupils of the board and multiply the quotient by the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
 - ii. Add the amount determined under paragraph 2 of subsection 28 (2) to the amount determined in subparagraph i.
 - iii. Add the amount determined under paragraph 3 of subsection 28 (2) to the amount determined under subparagraph ii.
13. Multiply the amount determined for the board under paragraph 12 by the percentage specified in Column 2 of Table 19 for ALF.
14. If the board is a French-language district school board, determine an amount for the board on account of ALF for secondary school pupils as follows:
 - i. Divide \$86,745.90 by the 2005-2006 day school average daily enrolment of pupils of the board and multiply the quotient by the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
 - ii. Add the amount determined under paragraph 5 of subsection 28 (2) to the amount determined in subparagraph i.
 - iii. Add the amount determined under paragraph 6 of subsection 28 (2) to the amount determined under subparagraph ii.
15. Multiply the amount determined for the board under paragraph 14 by the percentage specified in Column 3 of Table 19 for ALF.
16. Take the elementary school teacher qualification and experience allocation determined under subsection 33 (12).
17. Divide the amount set out in Column 2 of Table 9 opposite the name of the board by the 2005-2006 day school average daily enrolment of pupils of the board.
18. Multiply the amount determined under paragraph 17 by the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
19. Take the part of the amount determined under paragraph 18 that is attributable to classroom expenditure.
20. Take the secondary school teacher qualification and experience allocation determined under subsection 33 (13).
21. Divide the amount set out in Column 2 of Table 9 opposite the name of the board by the 2005-2006 day school average daily enrolment of pupils of the board.
22. Multiply the amount determined under paragraph 21 by the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
23. Take the part of the amount determined under paragraph 22 that is attributable to classroom expenditure.
24. Take the part of the board's special education allocation that is generated by elementary school pupils of the board and that is attributable to classroom expenditure.

25. Take the part of the board's special education allocation that is generated by secondary school pupils of the board and that is attributable to classroom expenditure.
26. Determine an amount as follows:
 - i. Take the total of the amounts determined for each distant elementary school of the board under paragraph 1 of subsection 29 (3) of the 2003-2004 grant regulation.
 - ii. Add the total of the amounts, if any, set out in Column 8 of Table 4 opposite both the name of an elementary school in Column 3 and the name of the board in Column 1.
 - iii. Subtract the total of the amounts, if any, set out in Column 8 of Table 3 opposite both the name of an elementary school in Column 3 and the name of the board in Column 1.
 - iv. Subtract the amount set out in Column 2 of Table 20 opposite the name of the board in Column 1.
 - v. Take the part of the amount determined under subparagraph iv that is attributable to classroom expenditure.
27. Determine an amount as follows:
 - i. Take the total of the amounts determined for each distant secondary school of the board under paragraph 2 of subsection 29 (3) of the 2003-2004 grant regulation.
 - ii. Add the total of the amounts, if any, set out in Column 8 of Table 4 opposite both the name of a secondary school in Column 4 and the name of the board in Column 1.
 - iii. Subtract the total of the amounts, if any, set out in Column 8 of Table 3 opposite both the name of an secondary school in Column 4 and the name of the board in Column 1.
 - iv. Take the part of the amount determined under subparagraph iii that is attributable to classroom expenditure.
28. Divide the board's remote and rural allocation for the year by the 2005-2006 day school average daily enrolment of pupils of the board and multiply the result by the 2005-2006 day school average daily enrolment of elementary school pupils of the board.
29. Apply the percentage specified in Column 2 of Table 19 for the remote and rural allocation to the amount determined for the board under paragraph 28.
30. Divide the board's remote and rural allocation for the year by the 2005-2006 day school average daily enrolment of pupils of the board and multiply the result by the 2005-2006 day school average daily enrolment of secondary school pupils of the board.
31. Apply the percentage specified in Column 3 of Table 19 for the remote and rural allocation to the amount determined for the board under paragraph 30.
32. Add the amount determined for the board under paragraph 1 of subsection 31 (1) to the amount calculated for the board for the fiscal year under paragraph 4 of subsection 31 (4).
33. Add together,
 - i. the product determined by multiplying the amount determined under paragraph 32 by the quotient obtained by dividing the 2005-2006 day school average daily enrolment of elementary school pupils of the board by the 2005-2006 day school average daily enrolment of pupils of the board,
 - ii. the sum of the amounts determined for the board for the fiscal year under paragraphs 2 and 8 of subsection 31 (4), and
 - iii. the product determined by multiplying \$126 by the 2005-2006 day school average daily enrolment of elementary school pupils of the board, counting only pupils enrolled in junior kindergarten, kindergarten and grades 1 to 3.
34. Apply the percentage specified in Column 2 of Table 19 for learning opportunities to the sum determined under paragraph 33.
35. Multiply the sum determined under paragraph 32 by the quotient obtained by dividing the 2005-2006 day school average daily enrolment of secondary school pupils of the board by the 2005-2006 day school average daily enrolment of pupils of the board.
36. Add,
 - i. the amount determined under paragraph 35, and
 - ii. the sum of the amounts determined for the board for the fiscal year under paragraphs 1 and 6 of subsection 31 (4).
37. Apply the percentage specified in Column 3 of Table 19 for learning opportunities to the sum determined under paragraph 36.

38. Multiply the enrolment number determined for the board under paragraph 1 of subsection 32 (1) by \$2,528, to determine an adult day school amount for the board.
 39. Apply the percentage specified in Column 3 of Table 19 for adult day school to the amount determined for the board under paragraph 38.
 40. Total the amounts determined for the board under paragraphs 1, 3, 5 and 9, paragraph 13, if applicable, and paragraphs 16, 19, 24, 26, 29 and 34.
 41. Total the amounts determined for the board under paragraphs 2, 7 and 11, paragraph 15, if applicable, and paragraphs 20, 23, 25, 27, 31, 37 and 39.
 42. Multiply the amount by which the amount determined in respect of the board under clause 45 (a) exceeds the amount determined in respect of the board under clause 45 (b) by the ratio of the 2005-2006 day school average daily enrolment of elementary school pupils of the board to the 2005-2006 day school average daily enrolment of pupils of the board.
 43. Multiply the amount determined under paragraph 42 by the percentage specified in Column 2 of Table 19 for foundation allocation.
 44. Deduct the amount determined under paragraph 43 from the amount determined under paragraph 40.
 45. Multiply the amount by which the amount determined in respect of the board under clause 45 (a) exceeds the amount determined in respect of the board under clause 45 (b) by the ratio of the 2005-2006 day school average daily enrolment of secondary school pupils of the board to the 2005-2006 day school average daily enrolment of pupils of the board.
 46. Multiply the amount determined under paragraph 45 by the percentage specified in Column 3 of Table 19 for foundation allocation.
 47. Deduct the amount determined under paragraph 46 from the amount determined under paragraph 41.
 48. Calculate the sum of the amounts determined for the board under paragraphs 44 and 47.
 49. Add to the amount determined under paragraph 48 the portion of the board's flexibility fund, if any,
 - i. that is not allocated under paragraph 2 of subsection 44 (2), and
 - ii. that is allocated by the board to the classroom expenditure allocation amount for the fiscal year.
- (6) If a board's classroom expenditure allocation for the fiscal year, calculated in accordance with subsection (5), exceeds its net classroom expenditure amount for the fiscal year, calculated in accordance with subsection (3), the board is deemed to be in compliance with subsection (2) if it can demonstrate in the School Board Estimates submitted to the Ministry under clause 231 (11) (c) of the Act that the excess is accounted for by reason of,
- (a) amounts placed in a reserve fund for classroom expenditures; or
 - (b) expenditures other than non-classroom expenditures.
- (7) For the purposes of subsection (6),
- (a) the percentage of any amount placed in the board's special education reserve fund in the fiscal year that the board reports as a classroom expenditure in its annual financial statements to the Ministry is treated as an amount placed in a reserve fund for classroom expenditures for the purposes of clause (6) (a);
 - (b) the percentage of any amount placed in the board's distant schools reserve fund in the fiscal year that the board reports as a classroom expenditure in its annual financial statements to the Ministry is treated as an amount placed in a reserve fund for classroom expenditures for the purposes of clause (6) (a); and
 - (c) an amount paid on account of a part of a deficit from a previous year if the part of the deficit is attributable to classroom expenditures is not a non-classroom expenditure for the purposes of clause (6) (b).

Required spending, special education

41. (1) Subject to subsection (2), a district school board shall ensure that the amount it spends in the fiscal year on special education for pupils of the board is not less than the amount of the board's special education allocation for the fiscal year.

(2) If a board's net expenditure on special education for its pupils in the fiscal year is less than the amount required under subsection (1), the board shall place the difference in the board's special education reserve fund.

(3) For the purposes of this section, a board's net expenditure on special education in the fiscal year is determined as follows:

1. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2006, immediately before the transfer under subsection 233 (2) of the Act, that is attributable to special education to the board's expenditure on special education for its pupils in the 2005-2006 fiscal year.

2. Deduct the following amounts from the amount determined under paragraph 1:

- i. The amount of any transfers from the board's special education reserve fund in the fiscal year.
- ii. The amounts of any other transfers from reserves in the fiscal year that were applied against the board's expenditure on special education for its pupils.
- iii. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year on special education for its pupils.

(4) This section shall not be interpreted as limiting the amount that a board may spend on special education.

Amounts spent by district school board in respect of distant schools and rural schools

42. (1) Subject to subsection (2), a district school board shall ensure that the amount it spends in the fiscal year for the purposes set out in subsection (4) in respect of distant schools of the board and rural schools of the board is not less than the sum of,

- (a) the amount determined by subtracting the total of the amounts determined under subsections 29 (2) and (3) from the distant schools and rural schools allocation for the board; and
- (b) the sum of the amounts determined in respect of the board under paragraphs 21, 26, 31 and 37 of subsection 36 (3).

(2) If a board's net expenditure on distant schools and rural schools of the board in the fiscal year is less than the amount required under subsection (1), the board shall place the difference in the board's distant schools and rural schools reserve fund.

(3) For the purpose of this section, a board's net expenditure on distant schools and rural schools of the board in the fiscal year is determined as follows:

- 1. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2006, immediately before the transfer under subsection 233 (2) of the Act, that is attributable to expenditures for the purposes set out in subsection (4) in respect of distant schools and rural schools of the board to the board's expenditures for the purposes set out in subsection (4) in respect of distant schools and rural schools of the board.

2. Deduct the following amounts from the amount determined under paragraph 1:

- i. The amount of any transfers from the board's distant schools and rural schools reserve fund in the fiscal year.
- ii. The amounts of any other transfers from reserves in the fiscal year that were applied for the purposes set out in subsection (4) in respect of distant schools and rural schools of the board.
- iii. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year for the purposes set out in subsection (4) in respect of distant schools and rural schools of the board.

(4) The purposes referred to in subsection (3) are the following:

- 1. To ensure sufficient teaching staff to provide quality curriculum.
- 2. To provide for full-time adult presence.
- 3. To acquire learning resources and materials.
- 4. To meet the operational costs of distant schools and rural schools.

(5) This section shall not be interpreted as limiting the amount that a board may spend for the purposes set out in subsection (4) in respect of distant schools and rural schools of the board.

(6) For the purposes of this section, distant school has the same meaning as in subsection 29 (1) of the 2003-2004 grant regulation.

Required spending, capital assets

43. (1) Subject to subsection (2), a district school board shall ensure that an amount equal to the total of the following amounts determined for the board under section 36 is spent in the fiscal year on the acquisition of capital assets:

- 1. The amount for school renewal.
- 2. The amount for new pupil places.
- 3. The amount for outstanding capital commitments.

(2) If a board's net expenditure in the fiscal year on the acquisition of capital assets is less than the total amount determined under subsection (1), the board shall place the difference in the board's pupil accommodation allocation reserve fund.

(3) For the purposes of this section, a board's net expenditure in the fiscal year on the acquisition of capital assets is determined by deducting the following amounts from its expenditures in the fiscal year on the acquisition of capital assets:

1. The amounts of any transfers in the fiscal year from the pupil accommodation allocation reserve fund.
 2. The amounts of any transfers in the fiscal year from the proceeds of disposition reserve fund that were applied in the fiscal year against expenditures for the acquisition of capital assets.
 3. The amounts of any transfers in the fiscal year from other reserves, other than education development charge reserve funds, that were applied in the fiscal year against expenditures for the acquisition of capital assets.
 4. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year on the acquisition of capital assets.
- (4) This section shall not be interpreted as limiting the amount that a board may spend on the acquisition of capital assets.

Maximum administration and governance expenditures

- 44.** (1) A district school board shall ensure that its net administration and governance expenditures in the fiscal year do not exceed its administration and governance limit.
- (2) The amount of the board's administration and governance limit for the fiscal year is the amount determined as follows:
1. Subtract the board's administration and governance expenditures for the fiscal year from the board's administration and governance allocation for the fiscal year.
 2. Add to the amount determined in paragraph 1 the portion of the board's flexibility fund,
 - i. that is not allocated under paragraph 49 of subsection 40 (5), and
 - ii. that is allocated by the board to the administration and governance limit.
- (3) For the purposes of this section,
- (a) an expenditure by a board is an administration expenditure if it is an expenditure categorized in the Ministry's Uniform Code of Accounts as an administration expenditure; and
 - (b) an expenditure by a board is a governance expenditure if it is an expenditure categorized in the Ministry's Uniform Code of Accounts as a governance expenditure.
- (4) For the purposes of this section, a board's net administration and governance expenditures in the fiscal year is determined as follows:
1. Determine the sum of the administration expenditures made by the board in the fiscal year and the governance expenditures made by the board in the fiscal year.
 2. Add the part of the amount that is in the board's reserve fund under subsection 233 (1) of the Act on August 31, 2006, before the transfer under subsection 233 (2) of the Act, that is attributable to administration and governance to the amount determined under paragraph 1.
 3. Deduct the following amounts from the amount determined under paragraph 2:
 - i. The amounts of any transfers from reserves in the fiscal year that were applied against the board's administration expenditures or governance expenditures.
 - ii. Any revenue from other sources received by the board in the fiscal year that is spent by the board in the fiscal year on board administration expenditures or governance expenditures.

Flexibility fund

- 45.** The amount of a district school board's flexibility fund for the fiscal year is the greater of,
- (a) the amount of the board's flexibility fund for its 2004-2005 fiscal year, as determined under section 46 of the 2004-2005 grant regulation; and
 - (b) the sum of the board's local priorities amount for its 2005-2006 fiscal year, as determined under subsection 13 (3), and the adjustment for declining enrolment, if any, determined under section 38.

**PART III
GRANTS TO SCHOOL AUTHORITIES**

Grants to isolate boards

- 46.** (1) For the purposes of this section, the approved expenditure of an isolate board is the expenditure that is acceptable to the Minister as shown on the forms provided by the Ministry to the isolate board for the purpose of calculating its 2005-2006 legislative grant.
- (2) In making determinations for the purposes of subsection (1), the Minister shall apply the funding formula on which the provisions of this Regulation relating to grants to district school boards is based, with such adaptations as the Minister considers advisable to take account of characteristics particular to isolate boards.

(3) For the purposes of this section, the 2005-2006 tax revenue of an isolate board is determined as follows:

1. Add:

i. 38 per cent of the sum of,

- A. the total of the amounts distributed to the board in respect of the 2005 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (5), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under section 10 of Ontario Regulation 509/98 (Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act) made under the Act and under subsection 13 (2) of Ontario Regulation 3/02 (Tax Relief in Unorganized Territory for 2001 and Subsequent Years) made under the Act,
- B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2005 calendar year,
- C. the total of all amounts, if any, paid to the board in respect of the 2005 calendar year by a municipality under subsection 353 (4) or subsection 366 (3) of the *Municipal Act, 2001*,
- D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2005 calendar year under section 380 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
- E. the payments in lieu of taxes distributed to the board in respect of the 2005 calendar year under subsection 322 (1) of the *Municipal Act, 2001*,
- F. the grants, if any, made to the board in respect of the 2005 calendar year under subsection 302 (2) of the *Municipal Act, 2001*,
- G. the amounts, if any, received by the board in respect of the 2005 calendar year under the *Payments in Lieu of Taxes Act* (Canada) or under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
- H. the amounts, if any, paid to the board in respect of the 2005 calendar year under subsection 9 (2) or (4) of the *Tax Incentive Zones Act (Pilot Projects), 2002*, and

ii. 62 per cent of the sum of,

- A. the total of the amounts distributed to the board in respect of the 2006 calendar year under subsections 237 (12) and 238 (2), section 239, subsection 240 (5), sections 250 and 251 and subsections 257.8 (2) and 257.9 (1) of the *Education Act*, under sections 447.20 and 447.52 of the *Municipal Act* as made applicable by section 474 of the *Municipal Act, 2001*, under subsections 364 (22) and 365.2 (16) of the *Municipal Act, 2001*, under section 10 of Ontario Regulation 509/98 (Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act) made under the Act and under subsection 13 (2) of Ontario Regulation 3/02 (Tax Relief in Unorganized Territory for 2001 and Subsequent Years) made under the Act,
- B. the amounts, if any, referred to in subsection 364 (22) of the *Municipal Act, 2001*, as made applicable by section 257.12.3 of the *Education Act*, that are paid to the board in respect of the 2006 calendar year,
- C. the total of all amounts, if any, paid to the board in respect of the 2006 calendar year by a municipality under subsection 353 (4) or subsection 366 (3) of the *Municipal Act, 2001*,
- D. the amounts, if any, applied by the board against the cancellation price of land sold for tax arrears in the 2006 calendar year under section 380 of the *Municipal Act, 2001*, as made applicable by subsection 371 (2) of that Act,
- E. the payments in lieu of taxes distributed to the board in respect of the 2006 calendar year under subsection 322 (1) of the *Municipal Act, 2001*,
- F. the grants, if any, made to the board in respect of the 2006 calendar year under subsection 302 (2) of the *Municipal Act, 2001*,
- G. the amounts, if any, received by the board in respect of the 2006 calendar year under the *Payments in Lieu of Taxes Act* (Canada) or under any Act of Canada that permits a payment to be made by a government or a government agency in lieu of taxes on real property, and
- H. the amounts, if any, paid to the board in respect of the 2006 calendar year under subsection 9 (2) or (4) of the *Tax Incentive Zones Act (Pilot Projects), 2002*, and

iii. the total of the amounts, if any, distributed to the board in the fiscal year under subsection 2 (3) of Ontario Regulation 365/98 (Pre-1998 School Tax Arrears) made under the Act, and

- iv. the total of the amounts, if any, paid to the board in the fiscal year under clause 3 (1) (a) of Ontario Regulation 366/98 (Tax Arrears in Annexed Areas) made under the Act.
 - 2. Calculate the difference between the following amounts and deduct that difference if the amount described in subparagraph i is less than the amount described in subparagraph ii or add that difference if the amount described in subparagraph i is more than the amount described in subparagraph ii:
 - i. The amount that was determined under subparagraph 1 ii of subsection 47 (3) of the 2004-2005 grant regulation for the purposes of calculating the amount payable to the board as legislative grant in respect of the 2004-2005 school board fiscal year.
 - ii. The amount that would have been determined under subparagraph 1 ii of subsection 47 (3) of the 2004-2005 grant regulation if that amount had been determined on the basis of the board's annual financial statements as reported to the Ministry for the 2004-2005 school board fiscal year.
 - 3. If the board is required to levy taxes for school purposes in respect of property in territory without municipal organization, deduct the sum of,
 - i. 0.76 per cent of the total of the amount of those taxes levied for school purposes for the 2005 calendar year and the amount of the tax imposed by section 21.1 of the *Provincial Land Tax Act* that is levied by the board for that year, and
 - ii. 1.24 per cent of the total of the taxes described in subparagraph i that are levied by the board for the 2006 calendar year.
 - 4. Deduct the costs for which the board is responsible under the Act or the *Municipal Elections Act, 1996* that are incurred in the fiscal year to conduct elections of members in territory without municipal organization that is deemed to be a district municipality for the purposes of clause 257.12 (3) (a) of the Act.
 - 5. Deduct the amounts charged to the board in the 2005 calendar year by a municipal council under section 353 of the *Municipal Act, 2001*, including amounts charged under that section as a result of private legislation.
 - 6. Deduct the total of the amounts rebated, paid or credited by the board under section 257.2.1 of the Act in the fiscal year.
 - 7. Deduct 38 per cent of the total of the amounts, if any, paid by the board in respect of the 2005 calendar year under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and (17) to (19) and 365.2 (8) of the *Municipal Act, 2001*.
 - 8. Deduct 62 per cent of the total of the amounts, if any, paid by the board in respect of the 2006 calendar year under subsections 361 (7), 364 (11), 365 (3), 365.1 (13) to (15) and (17) to (19) and 365.2 (8) of the *Municipal Act, 2001*.
- (4) Amounts, if any, paid by the Minister to the board in respect of the 2005 calendar year under section 257.10.1 or 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2005 calendar year under a provision of the Act referred to in subparagraph 1 i of subsection (3).
- (5) Amounts, if any, paid by the Minister to the board in respect of the 2006 calendar year under section 257.10.1 or 257.11 of the Act are deemed to be amounts distributed to the board in respect of the 2006 calendar year under a provision of the Act referred to in subparagraph 1 ii of subsection (3).
- (6) Paragraph 3 of subsection (3) shall not be interpreted to preclude, including in the board's approved expenditure, an amount on account of the costs incurred by the board in collecting taxes in territory without municipal organization, if those costs exceed the amount deducted under paragraph 3 of subsection (3).
- (7) If the approved expenditure of an isolate board exceeds its 2005-2006 tax revenue, the board is paid a grant equal to the excess.

Grants to s. 68 boards

47. (1) A section 68 board is paid a grant in an amount determined as follows:

- 1. Take the expenditure of the board for the fiscal year that is acceptable to the Minister for grant purposes, excluding,
 - i. expenditures for debt charges,
 - ii. expenditures for the purchase of capital assets,
 - iii. expenditures for the restoration of destroyed or damaged capital assets, and
 - iv. provisions for reserves for working funds and provisions for reserve funds.
- 2. Deduct the revenue of the board for the fiscal year, not including revenue from,
 - i. legislative grants,
 - ii. an organization on whose property a school of the board is located, and

iii. refunds of expenditure of the kind described in subparagraph 1 i, ii or iii.

(2) Subsection (3) applies if,

- (a) a section 68 board makes expenditures to purchase special equipment in accordance with the publication entitled "Special Education Funding Guidelines: Intensive Support Amount (ISA) Level 1 and Special Incidence ISA -- 2004-05", dated June, 2004, for a pupil of a section 68 board and the pupil enrolls in a school operated by a district school board or by a different section 68 board during the fiscal year; or
 - (b) a claim for special equipment for a pupil of a section 68 board has been approved and the pupil enrolls in a school operated by a different section 68 board during the 2004-2005 school board fiscal year.
- (3) The special equipment referred to in subsection (2) must move with the pupil to the new board, unless in the opinion of the new board it is not practical to move the equipment.

PART IV PAYMENTS TO GOVERNING AUTHORITIES

Definitions

48. In this Part,

"Crown establishment" means an establishment maintained by a Department of the Government of Canada, a federal Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the *Indian Act* (Canada); ("établissement de la Couronne")

"reserve" means a reserve within the meaning of the *Indian Act* (Canada). ("réserve")

Pupil attending school in Manitoba or Quebec

49. (1) If a pupil who resides in a territorial district attends a school supported by local taxation in Manitoba or Quebec, the Minister may pay the governing authority of the school an amount agreed on between him or her and the authority if, in the Minister's opinion,

- (a) daily transportation to a school in Ontario is impracticable due to distance or terrain;
- (b) the provision of board, lodging and weekly transportation to a school in Ontario is impracticable because of the age or disability of the pupil; and
- (c) the pupil attends a school that it is reasonable for him or her to attend, having regard to distance or terrain and any special needs of the pupil.

(2) In making a determination under subsection (1) with respect to a pupil who is a French-speaking person, the Minister shall have regard to language of instruction.

Pupil attending school on reserve

50. (1) This section applies if a pupil who resides in a territorial district,

- (a) is not resident in the area of jurisdiction of a board and is not resident on a Crown establishment; and
- (b) attends a school on a reserve that is operated by,
 - (i) the Crown in right of Canada, or
 - (ii) a band, the council of a band or an education authority, if the band, council of a band or education authority is authorized by the Crown in right of Canada to provide education for Indians.

(2) The Minister shall pay the governing authority of the school attended by the pupil the amount agreed on between the governing authority and the Minister.

Amounts payable to board, attendance at school for Indian children

51. (1) This section applies in respect of a board that has submitted to the Minister an arrangement for admission of one or more persons who are qualified to be resident pupils of the board to an elementary school for Indian children under section 185 of the Act.

(2) Subject to subsection (3), the Minister shall pay to the board, for each person to whom the arrangement applies, an amount equal to the cost per pupil of elementary instruction for the 2005-2006 fiscal period in the school to which the child is admitted under the arrangement.

(3) The amount paid by the Minister under subsection (2) shall not exceed the fee that the board would charge to elementary school pupils under section 3 of the 2005-2006 fees regulation.

TABLE/TABLEAU 1
ESL/ESD GRANT/SUBVENTION ESL/ESD

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount Somme \$
1.	District School Board Ontario North East	18,931
2.	Algoma District School Board	11,524
3.	Rainbow District School Board	24,782
4.	Near North District School Board	13,954
5.	Keewatin-Patricia District School Board	12,326
6.	Rainy River District School Board	4,585
7.	Lakehead District School Board	49,690
8.	Superior-Greenstone District School Board	779
9.	Bluewater District School Board	84,653
10.	Avon Maitland District School Board	123,176
11.	Greater Essex County District School Board	417,973
12.	Lambton Kent District School Board	106,280
13.	Thames Valley District School Board	755,606
14.	Toronto District School Board	9,154,639
15.	Durham District School Board	272,354
16.	Kawartha Pine Ridge District School Board	40,627
17.	Trillium Lakelands District School Board	0
18.	York Region District School Board	1,161,074
19.	Simcoe County District School Board	82,524
20.	Upper Grand District School Board	268,827
21.	Peel District School Board	2,079,593
22.	Halton District School Board	225,620
23.	Hamilton-Wentworth District School Board	630,689
24.	District School Board of Niagara	196,736
25.	Grand Erie District School Board	134,194
26.	Waterloo Region District School Board	831,600
27.	Ottawa-Carleton District School Board	975,806
28.	Upper Canada District School Board	31,856
29.	Limestone District School Board	75,660
30.	Renfrew County District School Board	15,164
31.	Hastings and Prince Edward District School Board	37,355
32.	Northeastern Catholic District School Board	5,291
33.	Nipissing-Parry Sound Catholic District School Board	5,492
34.	Huron-Superior Catholic District School Board	9,685
35.	Sudbury Catholic District School Board	11,604
36.	Northwest Catholic District School Board	2,733
37.	Kenora Catholic District School Board	236
38.	Thunder Bay Catholic District School Board	25,304
39.	Superior North Catholic District School Board	0
40.	Bruce-Grey Catholic District School Board	6,076
41.	Huron Perth Catholic District School Board	14,995
42.	Windsor-Essex Catholic District School Board	285,811
43.	English-language Separate District School Board No. 38	230,241
44.	St. Clair Catholic District School Board	37,869
45.	Toronto Catholic District School Board	3,884,755
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	17,591
47.	York Catholic District School Board	655,809
48.	Dufferin-Peel Catholic District School Board	1,641,130
49.	Simcoe Muskoka Catholic District School Board	44,449
50.	Durham Catholic District School Board	125,790
51.	Halton Catholic District School Board	157,254
52.	Hamilton-Wentworth Catholic District School Board	353,616
53.	Wellington Catholic District School Board	53,048
54.	Waterloo Catholic District School Board	335,647
55.	Niagara Catholic District School Board	95,494

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Somme \$
56.	Brant Haldimand Norfolk Catholic District School Board	43,337
57.	Catholic District School Board of Eastern Ontario	16,970
58.	Ottawa-Carleton Catholic District School Board	457,583
59.	Renfrew County Catholic District School Board	6,166
60.	Algonquin and Lakeshore Catholic District School Board	37,128

TABLE/TABLEAU 2

ASSIMILATION FACTORS FOR ALF FUNDING/FACTEURS D'ASSIMILATION POUR LE FINANCEMENT DES PROGRAMMES D'ALF

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Assimilation Factor/Facteur d'assimilation %
1.	Conseil scolaire de district du Nord-Est de l'Ontario	75
2.	Conseil scolaire de district du Grand Nord de l'Ontario	75
3.	Conseil scolaire de district du Centre Sud-Ouest	97
4.	Conseil de district des écoles publiques de langue française n° 59	76
5.	Conseil scolaire de district catholique des Grandes Rivières	75
6.	Conseil scolaire de district catholique Franco-Nord	75
7.	Conseil scolaire de district catholique du Nouvel-Ontario	75
8.	Conseil scolaire de district catholique des Aurores boréales	88
9.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	97
10.	Conseil scolaire de district catholique Centre-Sud	97
11.	Conseil scolaire de district catholique de l'Est ontarien	75
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	84

TABLE/TABLEAU 3

CLOSED DISTANT SCHOOLS/ÉCOLES ÉLOIGNÉES FERMÉES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6	Column/Colonne 7	Column/Colonne 8
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/Municipalité ou localité	Top Up Allocation for School Operations/Somme complémentaire liée au fonctionnement des écoles	Top Up for School Renewal/Somme complémentaire liée à la réfection des écoles	Distant School Allocation/Somme liée aux écoles éloignées
1.	Bluewater District School Board	824	Macphail Memorial Elementary School		Grey Highlands	0	0	\$48,679
2.	Conseil de district des écoles publiques de langue française n° 59	5338		Marc Garneau E.s.	Quinte West	\$73,988	\$12,433	\$695,330
3.	Conseil de district des écoles publiques de langue française n° 59	9641		Vankleek Hill Secondary School	Champlain	0	0	\$475,847
4.	Conseil scolaire de district catholique des Aurores boréales	9563		E.s. de La Verendrye	Thunder Bay	0	0	\$712,868

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Top Up Allocation for School Operations/ Somme complémen- taire liée au fonctionnement des écoles	Top Up for School Renewal/ Somme complémen- taire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées
5.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3148	Colonel Forbes C.e.		Petawawa	\$94,529	\$15,609	\$25,553
6.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3189		Jeanne-Lajoie C.e.s.	Pembroke	\$5,752	\$924	\$552,137
7.	Conseil scolaire de district catholique du Nouvel- Ontario	9757		Jeunesse-Nord E.s.	Blind River	\$28,867	\$5,092	\$581,990
8.	Conseil scolaire de district du Centre Sud- Ouest	9830	Carrefour des Jeunes		Brampton	0	0	\$159,768
9.	Superior North Catholic District School Board	3908	St. Edward		Nipigon	0	0	\$76,065
10.	Upper Canada District School Board	21	Addison Public School		Elizabethtown -Kitley	\$4,581	\$784	\$11,093
11.	Upper Canada District School Board	1299	Frankville Public School		Elizabethtown -Kitley	\$8,170	\$1,396	\$11,019
12.	Upper Canada District School Board	1627	Newington Public School		Cavan- Millbrook- North Monaghan	\$12,950	\$2,214	\$11,214
13.	Wellington Catholic District School Board	3031	Sacred Heart		Wellington North	0	0	\$14,303
14.	Windsor- Essex Catholic District School Board	3746	St. Anthony Separate School		Essex	0	0	\$30,251
15.	Windsor- Essex Catholic District School Board	4060	St. John de Brebeuf Separate School		Kingsville	0	0	\$40,733
16.	Lakehead District School Board	9967	Fourway Public School		Lakehead Locality Education	\$21,190	\$3,694	\$228,267

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Top Up Allocation for School Operations/ Somme complémentaire liée au fonctionnement des écoles	Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées
17.	Renfrew County District School Board	2047	Ross Mineview Public School		Whitewater Region	\$15,804	\$2,729	\$24,481

TABLE/TABLEAU 4
NEW DISTANT SCHOOLS/NOUVELLES ÉCOLES ÉLOIGNÉES

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8	Column/ Colonne 9
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/ École secondaire	Municipality/ Municipalité	Top Up Allocation for School Operations/ Somme complémentaire liée au fonctionnement des écoles	Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées	Distant School Allocation In-school administration component/ Somme liée à l'administration interne des écoles éloignées
1.	Bluewater District School Board	10582	Macphail Memorial Elementary School		Grey Highlands	0	0	\$48,045	0
2.	Upper Canada District School Board	10551	Meadowview Public School		Elizabethtown -Kitley	0	0	\$30,665	0
3.	Superior North Catholic District School Board	10661	St. Edward Catholic School		Nipigon	\$43,011	\$7,440	\$84,305	\$23,118
4.	Windsor- Essex Catholic District School Board	10522	St. John de Brebeuf Separate School		Kingsville	\$8,862	\$1,533	\$40,343	0
5.	Conseil de district des écoles publiques de langue française n° 59	10394		École secondaire publique le Sommet	Hawkesbury	\$14,082	\$2,484	\$507,463	0
6	Conseil de district des écoles publiques de langue française n° 59	10575		École s.p. Marc Garneau	Quinte West	\$52,747	\$9,305	\$672,985	0

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8	Column/ Colonne 9
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality/ Municipalité	Top Up Allocation for School Operations/ Somme complé- mentaire liée au fonc- tion- nement des écoles	Top Up for School Renewal/ Somme complé- mentaire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées	Distant School Allocation In- school administration component/ Somme liée à l'administra- tion interne des écoles éloignées
7.	Conseil scolaire de district catholique du Centre- Est de l'Ontario	10658		Centre Scolaire Catholique Jeanne- Lajoie Secondaire	Pembroke	0	0	\$505,649	0
8.	Conseil scolaire de district du Centre Sud-Ouest	10710	Carrefour des Jeunes		Brampton	0	0	\$49,120	0
9.	Conseil scolaire de district catholique des Aurores boréales	10740		École secondaire catholique de La Vérendrye	Thunder Bay	\$126,689	\$22,348	\$669,873	0

TABLE/TABLEAU 5
DISTANT SCHOOLS ADJUSTMENT/REDRESSEMENT POUR ÉCOLES ÉLOIGNÉES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	176,951
2.	Algoma District School Board	155,125
3.	Rainbow District School Board	172,654
4.	Near North District School Board	124,628
5.	Keewatin-Patricia District School Board	141,013
6.	Rainy River District School Board	67,922
7.	Lakehead District School Board	19,619
8.	Superior-Greenstone District School Board	145,180
9.	Bluewater District School Board	40,246
10.	Avon Maitland District School Board	0
11.	Greater Essex County District School Board	3,441
12.	Lambton Kent District School Board	28,243
13.	Thames Valley District School Board	0
14.	Toronto District School Board	0
15.	Durham District School Board	0
16.	Kawartha Pine Ridge District School Board	21,395
17.	Trillium Lakelands District School Board	99,434
18.	York Region District School Board	0
19.	Simcoe County District School Board	0
20.	Upper Grand District School Board	0
21.	Peel District School Board	0
22.	Halton District School Board	0
23.	Hamilton-Wentworth District School Board	0
24.	District School Board of Niagara	0
25.	Grand Erie District School Board	0
26.	Waterloo Region District School Board	0
27.	Ottawa-Carleton District School Board	0

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
28.	Upper Canada District School Board	77,159
29.	Limestone District School Board	73,707
30.	Renfrew County District School Board	121,599
31.	Hastings and Prince Edward District School Board	49,601
32.	Northeastern Catholic District School Board	166,370
33.	Nipissing-Parry Sound Catholic District School Board	87,481
34.	Huron-Superior Catholic District School Board	104,505
35.	Sudbury Catholic District School Board	8,418
36.	Northwest Catholic District School Board	186,150
37.	Kenora Catholic District School Board	0
38.	Thunder Bay Catholic District School Board	0
39.	Superior North Catholic District School Board	102,184
40.	Bruce-Grey Catholic District School Board	143,622
41.	Huron Perth Catholic District School Board	116,374
42.	Windsor-Essex Catholic District School Board	0
43.	English-language Separate District School Board No. 38	77,389
44.	St. Clair Catholic District School Board	117,424
45.	Toronto Catholic District School Board	0
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	69,292
47.	York Catholic District School Board	0
48.	Dufferin-Peel Catholic District School Board	0
49.	Simcoe Muskoka Catholic District School Board	138,058
50.	Durham Catholic District School Board	17,729
51.	Halton Catholic District School Board	0
52.	Hamilton-Wentworth Catholic District School Board	0
53.	Wellington Catholic District School Board	34,449
54.	Waterloo Catholic District School Board	0
55.	Niagara Catholic District School Board	0
56.	Brant Haldimand Norfolk Catholic District School Board	22,741
57.	Catholic District School Board of Eastern Ontario	261,605
58.	Ottawa-Carleton Catholic District School Board	28,726
59.	Renfrew County Catholic District School Board	51,467
60.	Algonquin and Lakeshore Catholic District School Board	146,696
61.	Conseil scolaire de district du Nord-Est de l'Ontario	79,819
62.	Conseil scolaire de district du Grand Nord de l'Ontario	17,131
63.	Conseil scolaire de district du Centre Sud-Ouest	332,792
64.	Conseil de district des écoles publiques de langue française n° 59	185,632
65.	Conseil scolaire de district catholique des Grandes Rivières	151,446
66.	Conseil scolaire de district catholique Franco-Nord	49,123
67.	Conseil scolaire de district catholique du Nouvel-Ontario	158,572
68.	Conseil scolaire de district catholique des Aurores boréales	80,479
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	141,609
70.	Conseil scolaire de district catholique Centre-Sud	134,704
71.	Conseil scolaire de district catholique de l'Est ontarien	32,990
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	145,611

TABLE/TABLEAU 6

REMOTE AND RURAL ALLOCATION/ÉLÉMENT CONSEILS RURAUX ET ÉLOIGNÉS

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4
	Name of Board/Nom du conseil	Distance/Distance	Urban Factor/Facteur urbain	Dispersion Distance in kilometres/Distance, en kilomètres, liée à la dispersion
1.	District School Board Ontario North East	680 km	0.946	47.28
2.	Algoma District School Board	790 km	0.809	38.63
3.	Rainbow District School Board	455 km	0.821	21.21
4.	Near North District School Board	332 km	0.913	25.73
5.	Keewatin-Patricia District School Board	1801 km	1.000	60.12
6.	Rainy River District School Board	1630 km	1.000	40.15
7.	Lakehead District School Board	1375 km	0.549	5.77

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Distance/Distance	Column/Colonne 3 Urban Factor/Facteur urbain	Column/Colonne 4 Dispersion Distance in kilometres/Distance, en kilomètres, liée à la dispersion
8.	Superior-Greenstone District School Board	1440 km	1.000	71.69
9.	Bluewater District School Board	177 km	1.000	21.55
10.	Avon Maitland District School Board	< 151 km	1.000	16.38
11.	Greater Essex County District School Board	< 151 km	1.000	8.32
12.	Lambton Kent District School Board	< 151 km	1.000	16.28
13.	Thames Valley District School Board	< 151 km	1.000	9.39
14.	Toronto District School Board	< 151 km	1.000	3.78
15.	Durham District School Board	< 151 km	1.000	5.98
16.	Kawartha Pine Ridge District School Board	161 km	0.942	14.94
17.	Trillium Lakelands District School Board	253 km	1.000	27.79
18.	York Region District School Board	< 151 km	1.000	6.52
19.	Simcoe County District School Board	< 151 km	1.000	11.30
20.	Upper Grand District School Board	< 151 km	1.000	10.65
21.	Peel District School Board	< 151 km	1.000	4.54
22.	Halton District School Board	< 151 km	1.000	5.59
23.	Hamilton-Wentworth District School Board	< 151 km	1.000	3.79
24.	District School Board of Niagara	< 151 km	1.000	6.49
25.	Grand Erie District School Board	< 151 km	1.000	10.07
26.	Waterloo Region District School Board	< 151 km	1.000	4.96
27.	Ottawa-Carleton District School Board	< 151 km	1.000	6.11
28.	Upper Canada District School Board	< 151 km	1.000	22.40
29.	Limestone District School Board	235 km	0.717	12.74
30.	Renfrew County District School Board	< 151 km	1.000	21.03
31.	Hastings and Prince Edward District School Board	251 km	0.971	15.17
32.	Northeastern Catholic District School Board	680 km	0.946	71.27
33.	Nipissing-Parry Sound Catholic District School Board	332 km	0.913	19.07
34.	Huron-Superior Catholic District School Board	790 km	0.777	48.56
35.	Sudbury Catholic District School Board	390 km	0.780	15.88
36.	Northwest Catholic District School Board	1715 km	1.000	133.32
37.	Kenora Catholic District School Board	1855 km	1.000	3.62
38.	Thunder Bay Catholic District School Board	1375 km	0.501	3.64
39.	Superior North Catholic District School Board	1440 km	1.000	97.06
40.	Bruce-Grey Catholic District School Board	177 km	1.000	22.57
41.	Huron Perth Catholic District School Board	< 151 km	1.000	19.38
42.	Windsor-Essex Catholic District School Board	< 151 km	1.000	7.73
43.	English-language Separate District School Board No. 38	< 151 km	1.000	11.83
44.	St. Clair Catholic District School Board	< 151 km	1.000	20.81
45.	Toronto Catholic District School Board	< 151 km	1.000	4.47
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	161 km	0.942	15.91
47.	York Catholic District School Board	< 151 km	1.000	7.80
48.	Dufferin-Peel Catholic District School Board	< 151 km	1.000	4.96
49.	Simcoe Muskoka Catholic District School Board	< 151 km	1.000	17.09
50.	Durham Catholic District School Board	< 151 km	1.000	7.23
51.	Halton Catholic District School Board	< 151 km	1.000	7.35
52.	Hamilton-Wentworth Catholic District School Board	< 151 km	1.000	4.04
53.	Wellington Catholic District School Board	< 151 km	1.000	11.37
54.	Waterloo Catholic District School Board	< 151 km	1.000	6.27
55.	Niagara Catholic District School Board	< 151 km	1.000	8.50
56.	Brant Haldimand Norfolk Catholic District School Board	< 151 km	1.000	13.91
57.	Catholic District School Board of Eastern Ontario	< 151 km	1.000	24.49
58.	Ottawa-Carleton Catholic District School Board	< 151 km	1.000	6.69
59.	Renfrew County Catholic District School Board	< 151 km	1.000	25.91
60.	Algonquin and Lakeshore Catholic District School Board	277 km	0.986	24.63
61.	Conseil scolaire de district du Nord-Est de l'Ontario	634 km	0.939	149.20

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Distance/Distance	Column/Colonne 3 Urban Factor/Facteur urbain	Column/Colonne 4 Dispersion Distance in kilometres/Distance, en kilomètres, liée à la dispersion
62.	Conseil scolaire de district du Grand Nord de l'Ontario	1191 km	0.8620	140.63
63.	Conseil scolaire de district du Centre Sud-Ouest	< 151 km	1.000	47.17
64.	Conseil de district des écoles publiques de langue française n° 59	< 151 km	1.000	38.75
65.	Conseil scolaire de district catholique des Grandes Rivières	680 km	0.952	49.76
66.	Conseil scolaire de district catholique Franco-Nord	332 km	0.933	23.94
67.	Conseil scolaire de district catholique du Nouvel-Ontario	790 km	0.879	45.27
68.	Conseil scolaire de district catholique des Aurores boréales	1745 km	0.727	207.39
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	< 151 km	1.000	29.78
70.	Conseil scolaire de district catholique Centre-Sud	< 151 km	1.000	37.27
71.	Conseil scolaire de district catholique de l'Est ontarien	< 151 km	1.000	17.32
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	< 151 km	1.000	23.39

TABLE/TABLEAU 7
LEARNING OPPORTUNITIES/PROGRAMMES D'AIDE À L'APPRENTISSAGE

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
1.	District School Board Ontario North East	1,880,610	0.0043
2.	Algoma District School Board	3,264,799	0.0097
3.	Rainbow District School Board	2,523,419	0.0084
4.	Near North District School Board	2,587,239	0.0071
5.	Keewatin-Patricia District School Board	1,039,906	0.0028
6.	Rainy River District School Board	614,541	0.0026
7.	Lakehead District School Board	2,482,102	0.0065
8.	Superior-Greenstone District School Board	643,693	0.0012
9.	Bluewater District School Board	1,554,999	0.0045
10.	Avon Maitland District School Board	1,299,568	0.003
11.	Greater Essex County District School Board	6,584,555	0.0151
12.	Lambton Kent District School Board	1,873,907	0.0077
13.	Thames Valley District School Board	10,581,008	0.0246
14.	Toronto District School Board	134,784,612	0.3807
15.	Durham District School Board	3,453,188	0.0087
16.	Kawartha Pine Ridge District School Board	2,463,044	0.0093
17.	Trillium Lakelands District School Board	838,080	0.0045
18.	York Region District School Board	10,493,567	0.0182
19.	Simcoe County District School Board	1,936,653	0.0084
20.	Upper Grand District School Board	1,606,998	0.003
21.	Peel District School Board	18,531,533	0.0333
22.	Halton District School Board	895,188	0.0008
23.	Hamilton-Wentworth District School Board	13,346,631	0.0419
24.	District School Board of Niagara	5,062,602	0.0143
25.	Grand Erie District School Board	3,390,965	0.0097
26.	Waterloo Region District School Board	6,688,615	0.0138
27.	Ottawa-Carleton District School Board	15,077,566	0.0413
28.	Upper Canada District School Board	1,993,704	0.0065
29.	Limestone District School Board	2,436,910	0.0068
30.	Renfrew County District School Board	920,431	0.0032
31.	Hastings and Prince Edward District School Board	2,622,363	0.012

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
32.	Northeastern Catholic District School Board	652,081	0.0013
33.	Nipissing-Parry Sound Catholic District School Board	629,991	0.002
34.	Huron-Superior Catholic District School Board	1,578,604	0.0041
35.	Sudbury Catholic District School Board	1,286,823	0.0039
36.	Northwest Catholic District School Board	147,657	0.0005
37.	Kenora Catholic District School Board	155,202	0.0005
38.	Thunder Bay Catholic District School Board	1,208,819	0.0033
39.	Superior North Catholic District School Board	208,026	0.0004
40.	Bruce-Grey Catholic District School Board	222,812	0.0007
41.	Huron Perth Catholic District School Board	183,075	0.0004
42.	Windsor-Essex Catholic District School Board	4,441,570	0.0089
43.	English-language Separate District School Board No. 38	4,267,966	0.0035
44.	St. Clair Catholic District School Board	774,404	0.0022
45.	Toronto Catholic District School Board	51,200,143	0.1261
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	736,186	0.0018
47.	York Catholic District School Board	4,979,144	0.0093
48.	Dufferin-Peel Catholic District School Board	13,489,141	0.0204
49.	Simcoe Muskoka Catholic District School Board	565,231	0.0027
50.	Durham Catholic District School Board	1,077,096	0.001
51.	Halton Catholic District School Board	500,795	0.0008
52.	Hamilton-Wentworth Catholic District School Board	5,567,912	0.0134
53.	Wellington Catholic District School Board	478,552	0.0008
54.	Waterloo Catholic District School Board	2,595,940	0.0041
55.	Niagara Catholic District School Board	2,236,175	0.0049
56.	Brant Haldimand Norfolk Catholic District School Board	1,055,211	0.0028
57.	Catholic District School Board of Eastern Ontario	1,070,467	0.0025
58.	Ottawa-Carleton Catholic District School Board	6,856,041	0.0177
59.	Renfrew County Catholic District School Board	605,920	0.0024
60.	Algonquin and Lakeshore Catholic District School Board	1,382,489	0.0028
61.	Conseil scolaire de district du Nord-Est de l'Ontario	265,529	0.001
62.	Conseil scolaire de district du Grand Nord de l'Ontario	275,705	0.001
63.	Conseil scolaire de district du Centre Sud-Ouest	1,424,289	0.0038
64.	Conseil de district des écoles publiques de langue française n° 59	1,692,751	0.0059
65.	Conseil scolaire de district catholique des Grandes Rivières	2,256,654	0.0054
66.	Conseil scolaire de district catholique Franco-Nord	857,299	0.002
67.	Conseil scolaire de district catholique du Nouvel-Ontario	1,775,578	0.0042
68.	Conseil scolaire de district catholique des Aurores boréales	244,378	0.0003
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	584,284	0.0012
70.	Conseil scolaire de district catholique Centre-Sud	1,760,463	0.0036
71.	Conseil scolaire de district catholique de l'Est ontarien	1,699,771	0.004
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	2,854,096	0.0089

TABLE/TABLEAU 8

TEACHER QUALIFICATION AND EXPERIENCE/COMPÉTENCE ET EXPÉRIENCE DES ENSEIGNANTS

Full years of teaching experience/Années complètes d'expérience en enseignement	Qualification Categories/Catégories de qualification						
	D	C	B	A1/group 1 A1/groupe 1	A2/group 2 A2/groupe 2	A3/group 3 A3/groupe 3	A4/group 4 A4/groupe 4
0	0.5788	0.5788	0.5788	0.6229	0.6487	0.7081	0.7449
1	0.6127	0.6127	0.6127	0.6540	0.6864	0.7502	0.7926
2	0.6332	0.6332	0.6332	0.6989	0.7318	0.7969	0.8432
3	0.6523	0.6523	0.6523	0.7416	0.7743	0.8442	0.8925

Full years of teaching experience/Années complètes d'expérience en enseignement	Qualification Categories/Catégories de qualification						
	D	C	B	A1/group 1 A1/groupe 1	A2/group 2 A2/groupe 2	A3/group 3 A3/groupe 3	A4/group 4 A4/groupe 4
4	0.7149	0.7149	0.7149	0.7814	0.8158	0.8953	0.9443
5	0.7698	0.7698	0.7698	0.8234	0.8606	0.9435	0.9975
6	0.8225	0.8225	0.8225	0.8655	0.9042	0.9866	1.0473
7	0.8694	0.8694	0.8694	0.9073	0.9472	1.0363	1.0997
8	0.8900	0.8900	0.8900	0.9485	0.9876	1.0860	1.1512
9	0.9154	0.9154	0.9154	1.0025	1.0411	1.1534	1.2026
10	0.9667	0.9667	0.9667	1.0451	1.0989	1.2136	1.2949

TABLE/TABLEAU 9

COST ADJUSTMENT AMOUNT FOR NON-TEACHERS/SOMME LIÉE AU REDRESSEMENT
DES COÛTS POUR LE PERSONNEL NON ENSEIGNANT

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	43,504
2.	Algoma District School Board	44,292
3.	Rainbow District School Board	43,864
4.	Near North District School Board	53,313
5.	Keewatin-Patricia District School Board	25,824
6.	Rainy River District School Board	12,637
7.	Lakehead District School Board	100,406
8.	Superior-Greenstone District School Board	22,133
9.	Bluewater District School Board	63,932
10.	Avon Maitland District School Board	17,353
11.	Greater Essex County District School Board	74,832
12.	Lambton Kent District School Board	62,048
13.	Thames Valley District School Board	123,157
14.	Toronto District School Board	1,783,586
15.	Durham District School Board	203,543
16.	Kawartha Pine Ridge District School Board	35,004
17.	Trillium Lakelands District School Board	30,303
18.	York Region District School Board	320,424
19.	Simcoe County District School Board	65,383
20.	Upper Grand District School Board	124,142
21.	Peel District School Board	487,062
22.	Halton District School Board	82,625
23.	Hamilton-Wentworth District School Board	97,364
24.	District School Board of Niagara	69,246
25.	Grand Erie District School Board	57,917
26.	Waterloo Region District School Board	124,765
27.	Ottawa-Carleton District School Board	139,671
28.	Upper Canada District School Board	81,675
29.	Limestone District School Board	53,177
30.	Renfrew County District School Board	16,633
31.	Hastings and Prince Edward District School Board	47,840
32.	Northeastern Catholic District School Board	12,670
33.	Nipissing-Parry Sound Catholic District School Board	19,392
34.	Huron-Superior Catholic District School Board	22,716
35.	Sudbury Catholic District School Board	26,651
36.	Northwest Catholic District School Board	3,995
37.	Kenora Catholic District School Board	9,676

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
38.	Thunder Bay Catholic District School Board	18,990
39.	Superior North Catholic District School Board	5,253
40.	Bruce-Grey Catholic District School Board	4,174
41.	Huron Perth Catholic District School Board	10,026
42.	Windsor-Essex Catholic District School Board	105,851
43.	English-language Separate District School Board No. 38	67,100
44.	St. Clair Catholic District School Board	38,276
45.	Toronto Catholic District School Board	205,805
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	42,225
47.	York Catholic District School Board	136,275
48.	Dufferin-Peel Catholic District School Board	357,612
49.	Simcoe Muskoka Catholic District School Board	83,274
50.	Durham Catholic District School Board	43,583
51.	Halton Catholic District School Board	18,288
52.	Hamilton-Wentworth Catholic District School Board	44,315
53.	Wellington Catholic District School Board	7,473
54.	Waterloo Catholic District School Board	25,645
55.	Niagara Catholic District School Board	38,970
56.	Brant Haldimand Norfolk Catholic District School Board	27,244
57.	Catholic District School Board of Eastern Ontario	56,112
58.	Ottawa-Carleton Catholic District School Board	161,022
59.	Renfrew County Catholic District School Board	17,193
60.	Algonquin and Lakeshore Catholic District School Board	43,732
61.	Conseil scolaire de district du Nord-Est de l'Ontario	12,798
62.	Conseil scolaire de district du Grand Nord de l'Ontario	18,672
63.	Conseil scolaire de district du Centre Sud-Ouest	38,390
64.	Conseil de district des écoles publiques de langue française n° 59	77,309
65.	Conseil scolaire de district catholique des Grandes Rivières	19,929
66.	Conseil scolaire de district catholique Franco-Nord	23,165
67.	Conseil scolaire de district catholique du Nouvel-Ontario	56,664
68.	Conseil scolaire de district catholique des Aurores boréales	8,158
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	23,229
70.	Conseil scolaire de district catholique Centre-Sud	55,006
71.	Conseil scolaire de district catholique de l'Est ontarien	24,992
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	66,927

TABLE/TABLEAU 10
AMOUNT FOR RENEWAL SOFTWARE LICENSING FEES/SOMME LIÉE AU RENOUVELLEMENT
DES PERMIS D'UTILISATION DE LOGICIELS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels
1.	Algoma District School Board	\$14,728
2.	Algonquin and Lakeshore Catholic District School Board	\$9,044
3.	Avon Maitland District School Board	\$17,425
4.	Bluewater District School Board	\$17,821
5.	Brant Haldimand Norfolk Catholic District School Board	\$6,163
6.	Bruce-Grey Catholic District School Board	\$2,911
7.	Catholic District School Board of Eastern Ontario	\$8,231
8.	Conseil de district des écoles publiques de langue française n° 59	\$7,490
9.	Conseil scolaire de district catholique des Grandes Rivières	\$10,862
10.	Conseil scolaire de district catholique Centre-Sud	\$10,442
11.	Conseil scolaire de district catholique de l'Est ontarien	\$12,139

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels
12.	Conseil scolaire de district catholique des Aurores boréales	\$620
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	\$13,818
14.	Conseil scolaire de district catholique du Nouvel-Ontario	\$8,688
15.	Conseil scolaire de district catholique Franco-Nord	\$5,152
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	\$6,123
17.	Conseil scolaire de district du Centre Sud-Ouest	\$9,229
18.	Conseil scolaire de district du Grand Nord de l'Ontario	\$3,845
19.	Conseil scolaire de district du Nord-Est de l'Ontario	\$853
20.	District School Board of Niagara	\$41,051
21.	District School Board Ontario North East	\$13,417
22.	Dufferin-Peel Catholic District School Board	\$41,028
23.	Durham Catholic District School Board	\$13,056
24.	Durham District School Board	\$37,502
25.	English-language Separate District School Board No. 38	\$13,545
26.	Grand Erie District School Board	\$25,152
27.	Greater Essex County District School Board	\$30,236
28.	Halton Catholic District School Board	\$12,968
29.	Halton District School Board	\$33,538
30.	Hamilton-Wentworth Catholic District School Board	\$20,354
31.	Hamilton-Wentworth District School Board	\$48,493
32.	Hastings and Prince Edward District School Board	\$16,342
33.	Huron Perth Catholic District School Board	\$2,853
34.	Huron-Superior Catholic District School Board	\$5,747
35.	Kawartha Pine Ridge District School Board	\$28,719
36.	Keewatin-Patricia District School Board	\$5,898
37.	Kenora Catholic District School Board	\$891
38.	Lakehead District School Board	\$12,468
39.	Lambton Kent District School Board	\$24,263
40.	Limestone District School Board	\$19,543
41.	Near North District School Board	\$11,892
42.	Niagara Catholic District School Board	\$14,962
43.	Nipissing-Parry Sound Catholic District School Board	\$3,826
44.	Northeastern Catholic District School Board	\$2,648
45.	Northwest Catholic District School Board	\$868
46.	Ottawa-Carleton Catholic District School Board	\$27,130
47.	Ottawa-Carleton District School Board	\$65,947
48.	Peel District School Board	\$68,019
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	\$8,908
50.	Rainbow District School Board	\$17,507
51.	Rainy River District School Board	\$4,236
52.	Renfrew County Catholic District School Board	\$4,330
53.	Renfrew County District School Board	\$12,414
54.	Simcoe County District School Board	\$32,760
55.	Simcoe Muskoka Catholic District School Board	\$11,450
56.	St. Clair Catholic District School Board	\$9,304
57.	Sudbury Catholic District School Board	\$7,314
58.	Superior North Catholic District School Board	\$1,164
59.	Superior-Greenstone District School Board	\$4,165
60.	Thames Valley District School Board	\$64,853
61.	Thunder Bay Catholic District School Board	\$5,534
62.	Toronto Catholic District School Board	\$71,015
63.	Toronto District School Board	\$284,436
64.	Trillium Lakelands District School Board	\$15,018
65.	Upper Canada District School Board	\$29,960
66.	Upper Grand District School Board	\$21,000
67.	Waterloo Catholic District School Board	\$14,178
68.	Waterloo Region District School Board	\$38,590
69.	Wellington Catholic District School Board	\$4,534

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels
70.	Windsor-Essex Catholic District School Board	\$17,122
71.	York Catholic District School Board	\$27,574
72.	York Region District School Board	\$51,553

TABLE/TABLEAU 11
COMMUNITY USE OF SCHOOLS COMPENSATION AMOUNT/ALLOCATION D'UTILISATION
COMMUNAUTAIRE DES ÉCOLES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	148,330
2.	Algonquin and Lakeshore Catholic District School Board	120,384
3.	Avon Maitland District School Board	189,493
4.	Bluewater District School Board	201,197
5.	Brant Haldimand Norfolk Catholic District School Board	105,630
6.	Bruce-Grey Catholic District School Board	33,507
7.	Catholic District School Board of Eastern Ontario	128,846
8.	Conseil de district des écoles publiques de langue française n° 59	119,730
9.	Conseil scolaire de district catholique des Grandes Rivières	109,110
10.	Conseil scolaire de district catholique Centre-Sud	127,025
11.	Conseil scolaire de district catholique de l'Est ontarien	129,169
12.	Conseil scolaire de district catholique des Aurores boréales	7,452
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	172,649
14.	Conseil scolaire de district catholique du Nouvel-Ontario	88,436
15.	Conseil scolaire de district catholique Franco-Nord	49,698
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	76,136
17.	Conseil scolaire de district du Centre Sud-Ouest	94,179
18.	Conseil scolaire de district du Grand Nord de l'Ontario	41,217
19.	Conseil scolaire de district du Nord-Est de l'Ontario	15,142
20.	District School Board of Niagara	426,073
21.	District School Board Ontario North East	132,155
22.	Dufferin-Peel Catholic District School Board	826,405
23.	Durham Catholic District School Board	222,909
24.	Durham District School Board	602,808
25.	English-language Separate District School Board No. 38	196,941
26.	Grand Erie District School Board	267,632
27.	Greater Essex County District School Board	352,700
28.	Halton Catholic District School Board	234,587
29.	Halton District School Board	411,614
30.	Hamilton-Wentworth Catholic District School Board	270,018
31.	Hamilton-Wentworth District School Board	516,949
32.	Hastings and Prince Edward District School Board	185,778
33.	Huron-Perth Catholic District School Board	43,405
34.	Huron-Superior Catholic District School Board	69,284
35.	Kawartha Pine Ridge District School Board	343,705
36.	Keewatin-Patricia District School Board	75,038
37.	Kenora Catholic District School Board	11,113
38.	Lakehead District School Board	132,369
39.	Lambton Kent District School Board	270,576
40.	Limestone District School Board	239,796
41.	Near North District School Board	133,874
42.	Niagara Catholic District School Board	225,907
43.	Nipissing-Parry Sound Catholic District School Board	40,138
44.	Northeastern Catholic District School Board	28,998
45.	Northwest Catholic District School Board	11,187
46.	Ottawa-Carleton Catholic District School Board	407,434
47.	Ottawa-Carleton District School Board	769,379
48.	Peel District School Board	1,242,647
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	145,228

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
50.	Rainbow District School Board	179,368
51.	Rainy River District School Board	37,040
52.	Renfrew County Catholic District School Board	51,104
53.	Renfrew County District School Board	128,801
54.	Simcoe County District School Board	482,631
55.	Simcoe Muskoka Catholic District School Board	201,866
56.	St. Clair Catholic District School Board	102,063
57.	Sudbury Catholic District School Board	73,223
58.	Superior North Catholic District School Board	13,883
59.	Superior-Greenstone District School Board	44,519
60.	Thames Valley District School Board	726,048
61.	Thunder Bay Catholic District School Board	71,575
62.	Toronto Catholic District School Board	826,645
63.	Toronto District School Board	3,003,553
64.	Trillium Lakelands District School Board	185,802
65.	Upper Canada District School Board	356,971
66.	Upper Grand District School Board	281,898
67.	Waterloo Catholic District School Board	204,641
68.	Waterloo Region District School Board	508,779
69.	Wellington Catholic District School Board	73,943
70.	Windsor-Essex Catholic District School Board	232,561
71.	York Catholic District School Board	475,081
72.	York Region District School Board	944,030

TABLE/TABLEAU 12

PERCENTAGE OF TOTAL AREA OF ELEMENTARY AND SECONDARY SCHOOLS LESS THAN 20 YEARS OLD
OR 20 YEARS OR OLDER/POURCENTAGE DE LA SUPERFICIE TOTALE DES ÉCOLES ÉLÉMENTAIRES ET
SECONDAIRES QUI DATENT DE MOINS DE 20 ANS OU DE 20 ANS OU PLUS

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
1.	Algoma District School Board	3.85%	96.15%	0.00%	100.00%
2.	Algonquin and Lakeshore Catholic District School Board	14.50%	85.50%	57.79%	42.21%
3.	Avon Maitland District School Board	5.97%	94.03%	0.00%	100.00%
4.	Bluewater District School Board	5.84%	94.16%	11.49%	88.51%
5.	Brant Haldimand Norfolk Catholic District School Board	14.06%	85.94%	50.00%	50.00%
6.	Bruce-Grey Catholic District School Board	27.36%	72.64%	0.00%	100.00%
7.	Conseil de district des écoles publiques de langue française n° 59	39.90%	60.10%	14.24%	85.76%
8.	Conseil scolaire de district catholique Centre-Sud	48.01%	51.99%	46.63%	53.37%
9.	Conseil scolaire de district catholique de l'Est ontarien	10.89%	89.11%	0.00%	100.00%
10.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	31.06%	68.94%	14.33%	85.67%
11.	Conseil scolaire de district catholique des Grandes Rivières	0.00%	100.00%	0.93%	99.07%
12.	Conseil scolaire de district catholique du Nouvel-Ontario	3.52%	96.48%	0.00%	100.00%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
13.	Conseil scolaire de district du Nord-Est de l'Ontario	0.00%	100.00%	0.00%	100.00%
14.	Conseil scolaire de district catholique des Aurores boréales	0.00%	100.00%	0.00%	100.00%
15.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	19.03%	80.97%	26.73%	73.27%
16.	Conseil scolaire de district du Grand Nord de l'Ontario	12.95%	87.05%	8.22%	91.78%
17.	Conseil scolaire de district catholique Franco-Nord	0.00%	100.00%	0.00%	100.00%
18.	Conseil scolaire de district du Centre Sud-Ouest	8.12%	91.88%	7.00%	93.00%
19.	District School Board Ontario North East	5.71%	94.29%	0.00%	100.00%
20.	District School Board of Niagara	4.96%	95.04%	0.71%	99.29%
21.	Dufferin-Peel Catholic District School Board	56.10%	43.90%	74.75%	25.25%
22.	Durham District School Board	39.36%	60.64%	15.07%	84.93%
23.	Durham Catholic District School Board	55.92%	44.08%	77.52%	22.48%
24.	Catholic District School Board of Eastern Ontario	27.22%	72.78%	80.15%	19.85%
25.	English-language Separate District School Board No. 38	9.38%	90.62%	64.35%	35.65%
26.	Grand Erie District School Board	5.20%	94.80%	6.33%	93.67%
27.	Greater Essex County District School Board	4.96%	95.04%	0.00%	100.00%
28.	Halton Catholic District School Board	38.04%	61.96%	57.50%	42.50%
29.	Halton District School Board	14.37%	85.63%	13.40%	86.60%
30.	Hamilton-Wentworth Catholic District School Board	17.77%	82.23%	67.39%	32.61%
31.	Hamilton-Wentworth District School Board	7.76%	92.24%	9.08%	90.92%
32.	Hastings and Prince Edward District School Board	3.10%	96.90%	0.00%	100.00%
33.	Huron-Perth Catholic District School Board	0.00%	100.00%	100.00%	0.00%
34.	Huron-Superior Catholic District School Board	0.00%	100.00%	0.00%	100.00%
35.	Kawartha Pine Ridge District School Board	17.29%	82.71%	0.00%	100.00%
36.	Keewatin-Patricia District School Board	14.24%	85.76%	0.00%	100.00%
37.	Kenora Catholic District School Board	14.24%	85.76%	100.00%	0.00%
38.	Lakehead District School Board	3.57%	96.43%	0.00%	100.00%
39.	Lambton Kent District School Board	2.31%	97.69%	0.00%	100.00%
40.	Limestone District School Board	5.13%	94.87%	0.33%	99.67%
41.	Near North District School Board	15.26%	84.74%	0.89%	99.11%
42.	Niagara Catholic District School Board	5.60%	94.40%	0.00%	100.00%
43.	Nipissing-Parry Sound Catholic District School Board	8.35%	91.65%	0.00%	100.00%
44.	Northeastern Catholic District School Board	6.35%	93.65%	0.00%	100.00%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
45.	Northwest Catholic District School Board	32.66%	67.34%	0.00%	0.00%
46.	Ottawa-Carleton District School Board	19.51%	80.49%	7.42%	92.58%
47.	Ottawa-Carleton Catholic District School Board	26.08%	73.92%	28.35%	71.65%
48.	Peel District School Board	31.52%	68.48%	14.63%	85.37%
49.	Peterborough Victoria Northumberland & Clarington Catholic District School Board	40.72%	59.28%	100.00%	0.00%
50.	Rainbow District School Board	6.15%	93.85%	0.00%	100.00%
51.	Rainy River District School Board	7.46%	92.54%	0.00%	100.00%
52.	Renfrew County Catholic District School Board	0.00%	100.00%	36.32%	63.68%
53.	Renfrew County District School Board	6.41%	93.59%	0.00%	100.00%
54.	Simcoe County District School Board	20.09%	79.91%	0.00%	100.00%
55.	Simcoe Muskoka Catholic District School Board	64.54%	35.46%	100.00%	0.00%
56.	St. Clair Catholic District School Board	14.81%	85.19%	30.44%	69.56%
57.	Sudbury Catholic District School Board	0.00%	100.00%	26.36%	73.64%
58.	Superior North Catholic District School Board	10.53%	89.47%	0.00%	0.00%
59.	Superior-Greenstone District School Board	42.92%	57.08%	31.38%	68.62%
60.	Thames Valley District School Board	9.00%	91.00%	0.00%	100.00%
61.	Thunder Bay Catholic District School Board	6.83%	93.17%	0.00%	100.00%
62.	Toronto District School Board	7.98%	92.02%	2.07%	97.93%
63.	Toronto Catholic District School Board	10.50%	89.50%	19.59%	80.41%
64.	Trillium Lakelands District School Board	19.34%	80.66%	0.00%	100.00%
65.	Upper Grand District School Board	20.97%	79.03%	8.51%	91.49%
66.	Upper Canada District School Board	9.19%	90.81%	3.04%	96.96%
67.	Waterloo Region District School Board	20.08%	79.92%	5.03%	94.97%
68.	Waterloo Catholic District School Board	31.21%	68.79%	41.56%	58.44%
69.	Wellington Catholic District School Board	26.99%	73.01%	13.53%	86.47%
70.	Windsor-Essex Catholic District School Board	2.74%	97.26%	25.66%	74.34%
71.	York Catholic District School Board	65.29%	34.71%	85.24%	14.76%
72.	York Region District School Board	49.26%	50.74%	38.75%	61.25%

TABLE/TABLEAU 13

SCHOOL RENEWAL ENHANCEMENT AMOUNT/AUGMENTATION AU TITRE DE LA RÉFECTION DES ÉCOLES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount Montant \$
1.	District School Board Ontario North East	296,769
2.	Algoma District School Board	610,342
3.	Rainbow District School Board	424,825

Item Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
4.	Near North District School Board	412,926
5.	Keewatin-Patricia District School Board	200,000
6.	Rainy River District School Board	200,000
7.	Lakehead District School Board	425,735
8.	Superior-Greenstone District School Board	200,000
9.	Bluewater District School Board	569,744
10.	Avon Maitland District School Board	613,151
11.	Greater Essex County District School Board	885,318
12.	Lambton Kent District School Board	720,778
13.	Thames Valley District School Board	937,238
14.	Toronto District School Board	4,724,847
15.	Durham District School Board	825,035
16.	Kawartha Pine Ridge District School Board	1,185,432
17.	Trillium Lakelands District School Board	229,255
18.	York Region District School Board	1,804,956
19.	Simcoe County District School Board	876,164
20.	Upper Grand District School Board	1,187,308
21.	Peel District School Board	1,934,039
22.	Halton District School Board	1,133,536
23.	Hamilton-Wentworth District School Board	1,480,155
24.	District School Board of Niagara	1,611,150
25.	Grand Erie District School Board	1,427,656
26.	Waterloo Region District School Board	1,262,811
27.	Ottawa-Carleton District School Board	2,744,424
28.	Upper Canada District School Board	2,055,456
29.	Limestone District School Board	784,094
30.	Renfrew County District School Board	673,097
31.	Hastings and Prince Edward District School Board	747,191
32.	Northeastern Catholic District School Board	200,000
33.	Nipissing-Parry Sound Catholic District School Board	200,000
34.	Huron-Superior Catholic District School Board	200,000
35.	Sudbury Catholic District School Board	200,000
36.	Northwest Catholic District School Board	200,000
37.	Kenora Catholic District School Board	200,000
38.	Thunder Bay Catholic District School Board	200,000
39.	Superior North Catholic District School Board	200,000
40.	Bruce-Grey Catholic District School Board	200,000
41.	Huron Perth Catholic District School Board	200,000
42.	Windsor-Essex Catholic District School Board	408,943
43.	English-language Separate District School Board No. 38	627,292
44.	St. Clair Catholic District School Board	200,000
45.	Toronto Catholic District School Board	3,519,937
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	200,000
47.	York Catholic District School Board	322,699
48.	Dufferin-Peel Catholic District School Board	730,538
49.	Simcoe Muskoka Catholic District School Board	221,824
50.	Durham Catholic District School Board	258,352
51.	Halton Catholic District School Board	200,000
52.	Hamilton-Wentworth Catholic District School Board	538,288
53.	Wellington Catholic District School Board	200,000
54.	Waterloo Catholic District School Board	564,787
55.	Niagara Catholic District School Board	717,296
56.	Brant Haldimand Norfolk Catholic District School Board	200,000
57.	Catholic District School Board of Eastern Ontario	206,455
58.	Ottawa-Carleton Catholic District School Board	855,428
59.	Renfrew County Catholic District School Board	200,000
60.	Algonquin and Lakeshore Catholic District School Board	316,877
61.	Conseil scolaire de district du Nord-Est de l'Ontario	200,000
62.	Conseil scolaire de district du Grand Nord de l'Ontario	200,000
63.	Conseil scolaire de district du Centre-Sud-Ouest	445,205
64.	Conseil de district des écoles publiques de langue française n° 59	224,712

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
65.	Conseil scolaire de district catholique des Grandes Rivières	642,303
66.	Conseil scolaire de district catholique Franco-Nord	278,201
67.	Conseil scolaire de district catholique du Nouvel-Ontario	298,186
68.	Conseil scolaire de district catholique des Aurores boréales	200,000
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	210,185
70.	Conseil scolaire de district catholique Centre-Sud	230,648
71.	Conseil scolaire de district catholique de l'Est ontarien	688,004
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	654,625

TABLE/TABLEAU 14

GEOGRAPHIC ADJUSTMENT FACTORS/FACTEURS DE REDRESSEMENT GÉOGRAPHIQUE

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
1.	District School Board Ontario North East	1.120	1.290
2.	Algoma District School Board	1.106	1.150
3.	Rainbow District School Board	1.063	1.160
4.	Near North District School Board	1.042	1.140
5.	Keewatin-Patricia District School Board	1.144	1.390
6.	Rainy River District School Board	1.142	1.390
7.	Lakehead District School Board	1.080	1.220
8.	Superior-Greenstone District School Board	1.141	1.390
9.	Bluewater District School Board	1.007	1.010
10.	Avon Maitland District School Board	1.010	1.000
11.	Greater Essex County District School Board	1.000	0.970
12.	Lambton Kent District School Board	1.000	0.990
13.	Thames Valley District School Board	1.000	0.970
14.	Toronto District School Board	1.000	1.000
15.	Durham District School Board	1.000	0.980
16.	Kawartha Pine Ridge District School Board	1.003	0.990
17.	Trillium Lakelands District School Board	1.026	1.080
18.	York Region District School Board	1.000	1.000
19.	Simcoe County District School Board	1.000	1.000
20.	Upper Grand District School Board	1.000	0.980
21.	Peel District School Board	1.000	1.000
22.	Halton District School Board	1.000	0.990
23.	Hamilton-Wentworth District School Board	1.000	0.960
24.	District School Board of Niagara	1.000	0.970
25.	Grand Erie District School Board	1.000	0.990
26.	Waterloo Region District School Board	1.000	0.960
27.	Ottawa-Carleton District School Board	1.000	0.960
28.	Upper Canada District School Board	1.000	0.990
29.	Limestone District School Board	1.015	0.980
30.	Renfrew County District School Board	1.000	1.000
31.	Hastings and Prince Edward District School Board	1.025	0.990
32.	Northeastern Catholic District School Board	1.123	1.270
33.	Nipissing-Parry Sound Catholic District School Board	1.042	1.120
34.	Huron-Superior Catholic District School Board	1.104	1.130
35.	Sudbury Catholic District School Board	1.048	1.150
36.	Northwest Catholic District School Board	1.149	1.390
37.	Kenora Catholic District School Board	1.143	1.390
38.	Thunder Bay Catholic District School Board	1.074	1.200
39.	Superior North Catholic District School Board	1.146	1.390
40.	Bruce-Grey Catholic District School Board	1.007	1.010
41.	Huron Perth Catholic District School Board	1.011	1.000
42.	Windsor-Essex Catholic District School Board	1.000	0.960
43.	English-language Separate District School Board No. 38	1.000	0.960

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column Colonne 2 1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	Column Colonne 3 2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
44.	St. Clair Catholic District School Board	1.000	0.980
45.	Toronto Catholic District School Board	1.000	1.000
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	1.003	0.980
47.	York Catholic District School Board	1.000	1.000
48.	Dufferin-Peel Catholic District School Board	1.000	1.000
49.	Simcoe Muskoka Catholic District School Board	1.000	1.010
50.	Durham Catholic District School Board	1.000	0.970
51.	Halton Catholic District School Board	1.000	0.990
52.	Hamilton-Wentworth Catholic District School Board	1.000	0.950
53.	Wellington Catholic District School Board	1.000	0.970
54.	Waterloo Catholic District School Board	1.000	0.960
55.	Niagara Catholic District School Board	1.000	0.970
56.	Brant Haldimand Norfolk Catholic District School Board	1.000	0.980
57.	Catholic District School Board of Eastern Ontario	1.000	0.980
58.	Ottawa-Carleton Catholic District School Board	1.000	0.950
59.	Renfrew County Catholic District School Board	1.000	1.000
60.	Algonquin and Lakeshore Catholic District School Board	1.032	0.980
61.	Conseil scolaire de district du Nord-Est de l'Ontario	1.110	1.240
62.	Conseil scolaire de district du Grand Nord de l'Ontario	1.116	1.230
63.	Conseil scolaire de district du Centre Sud-Ouest	1.000	0.980
64.	Conseil de district des écoles publiques de langue française n° 59	1.000	0.960
65.	Conseil scolaire de district catholique des Grandes Rivières	1.123	1.300
66.	Conseil scolaire de district catholique Franco-Nord	1.043	1.150
67.	Conseil scolaire de district catholique du Nouvel-Ontario	1.118	1.190
68.	Conseil scolaire de district catholique des Aurores boréales	1.100	1.340
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1.000	0.970
70.	Conseil scolaire de district catholique Centre-Sud	1.000	0.980
71.	Conseil scolaire de district catholique de l'Est ontarien	1.000	1.010
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1.000	0.960

TABLE/TABLEAU 15

GOOD PLACES TO LEARN – STAGE 1 ALLOCATIONS/LIEUX PROPICES À L'APPRENTISSAGE – PREMIÈRE PHASE D'ALLOCATIONS

Item Point	Column/Colonne 1 Name of Board/Nom du conseil	Column Colonne 2 Allocation to Address Urgent and High Priority Projects/Somme liée aux besoins urgents et importants \$
1.	District School Board Ontario North East	407,385
2.	Algoma District School Board	626,046
3.	Rainbow District School Board	818,346
4.	Near North District School Board	830,903
5.	Keewatin-Patricia District School Board	307,766
6.	Rainy River District School Board	78,026
7.	Lakehead District School Board	534,117
8.	Superior-Greenstone District School Board	109,018
9.	Bluewater District School Board	1,046,352
10.	Avon Maitland District School Board	1,144,715
11.	Greater Essex County District School Board	1,987,251
12.	Lambton Kent District School Board	1,013,342
13.	Thames Valley District School Board	2,845,218
14.	Toronto District School Board	12,760,658
15.	Durham District School Board	2,481,346
16.	Kawartha Pine Ridge District School Board	1,449,251

Item/ Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation to Address Urgent and High Priority Projects Somme liée aux besoins urgents et importants \$
17.	Trillium Lakelands District School Board	423,213
18.	York Region District School Board	1,990,313
19.	Simcoe County District School Board	2,434,199
20.	Upper Grand District School Board	1,122,197
21.	Peel District School Board	3,804,606
22.	Halton District School Board	1,459,684
23.	Hamilton-Wentworth District School Board	2,480,705
24.	District School Board of Niagara	3,616,792
25.	Grand Erie District School Board	1,444,476
26.	Waterloo Region District School Board	1,799,029
27.	Ottawa-Carleton District School Board	3,512,974
28.	Upper Canada District School Board	786,995
29.	Limestone District School Board	1,676,066
30.	Renfrew County District School Board	704,956
31.	Hastings and Prince Edward District School Board	1,291,739
32.	Northeastern Catholic District School Board	42,475
33.	Nipissing-Parry Sound Catholic District School Board	211,693
34.	Huron-Superior Catholic District School Board	257,101
35.	Sudbury Catholic District School Board	482,232
36.	Northwest Catholic District School Board	17,308
37.	Kenora Catholic District School Board	22,589
38.	Thunder Bay Catholic District School Board	408,038
39.	Superior North Catholic District School Board	105,074
40.	Bruce-Grey Catholic District School Board	105,582
41.	Huron-Perth Catholic District School Board	81,525
42.	Windsor-Essex Catholic District School Board	588,780
43.	English-language Separate District School Board No. 38	430,814
44.	St. Clair Catholic District School Board	286,864
45.	Toronto Catholic District School Board	2,711,441
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	165,310
47.	York Catholic District School Board	758,235
48.	Dufferin-Peel Catholic District School Board	963,766
49.	Simcoe Muskoka Catholic District School Board	442,223
50.	Durham Catholic District School Board	202,625
51.	Halton Catholic District School Board	113,280
52.	Hamilton-Wentworth Catholic District School Board	579,304
53.	Wellington Catholic District School Board	119,995
54.	Waterloo Catholic District School Board	442,449
55.	Niagara Catholic District School Board	1,256,336
56.	Brant Haldimand Norfolk Catholic District School Board	271,813
57.	Catholic District School Board of Eastern Ontario	448,467
58.	Ottawa-Carleton Catholic District School Board	1,428,956
59.	Renfrew County Catholic District School Board	168,744
60.	Algonquin and Lakeshore Catholic District School Board	401,585
61.	Conseil scolaire de district du Nord-Est de l'Ontario	28,197
62.	Conseil scolaire de district du Grand Nord de l'Ontario	185,970
63.	Conseil scolaire de district du Centre Sud-Ouest	551,444
64.	Conseil de district des écoles publiques de langue française n° 59	442,378
65.	Conseil scolaire de district catholique des Grandes Rivières	367,083
66.	Conseil scolaire de district catholique Franco-Nord	259,891
67.	Conseil scolaire de district catholique du Nouvel-Ontario	557,094
68.	Conseil scolaire de district catholique des Aurores boréales	39,490
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	288,374
70.	Conseil scolaire de district catholique Centre-Sud	478,083
71.	Conseil scolaire de district catholique de l'Est ontarien	825,086
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	474,633

TABLE/TABLEAU 16
OUTSTANDING CAPITAL COMMITMENTS ENGAGEMENTS D'IMMOBILISATIONS NON RÉALISÉS

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Board Name/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	Bluewater District School Board	0	111
2.	Conseil scolaire de district catholique de l'Est ontarien	41	0
3.	Conseil scolaire de district catholique Centre-Sud	0	452
4.	Conseil scolaire de district du Centre Sud-Ouest	144	0
5.	District School Board Ontario North East	281	0
6.	Dufferin-Peel Catholic District School Board	274	0
7.	Durham Catholic District School Board	79	0
8.	Greater Essex County District School Board	0	122
9.	Hamilton-Wentworth Catholic District School Board	204	224
10.	Keewatin-Patricia District School Board	69	0
11.	Near North District School Board	681	0
12.	Ottawa-Carleton District School Board	0	107
13.	Peel District School Board	0	83
14.	Simcoe County District School Board	91	0
15.	Simcoe Muskoka Catholic District School Board	274	0
16.	Superior-Greenstone District School Board	0	80
17.	Toronto Catholic District School Board	0	25
18.	Upper Grand District School Board	0	188

TABLE/TABLEAU 17
CAPITAL RELATED DEBT ELIGIBLE FOR FUNDING SUPPORT BY DISTRICT SCHOOL BOARD/DETTE LIÉE
AUX IMMOBILISATIONS ADMISSIBLE À UN SOUTIEN FINANCIER, PAR CONSEIL SCOLAIRE DE DISTRICT

Item Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
		Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	
	Name of Board/Nom du conseil	Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
1.	District School Board Ontario North East	2,284,000	3,902,251
2.	Algoma District School Board	935,011	0
3.	Rainbow District School Board	990,000	0
4.	Near North District School Board	991,784	5,277,832
5.	Keewatin-Patricia District School Board	2,038,438	9,353,273
6.	Rainy River District School Board	0	13,256,444
7.	Lakehead District School Board	13,846,787	1,329,751
8.	Superior-Greenstone District School Board	380,796	1,718,287
9.	Bluewater District School Board	7,057,791	10,584,205
10.	Avon Maitland District School Board	140,000	2,908,191
11.	Greater Essex County District School Board	5,322,280	23,888,134
12.	Lambton Kent District School Board	0	9,995,260
13.	Thames Valley District School Board	25,868,077	107,065,578
14.	Toronto District School Board	163,022,903	275,146,340
15.	Durham District School Board	30,619,000	0
16.	Kawartha Pine Ridge District School Board	17,945,659	15,044,574
17.	Trillium Lakelands District School Board	26,528,182	7,875,676
18.	York Region District School Board	66,296,399	11,433,816
19.	Simcoe County District School Board	34,727,890	27,129,972
20.	Upper Grand District School Board	8,046,000	11,377,073
21.	Peel District School Board	21,082,542	13,896,303
22.	Halton District School Board	39,359,093	7,293,741
23.	Hamilton-Wentworth District School Board	41,514,451	16,675,861
24.	District School Board of Niagara	1,987,230	9,176,721
25.	Grand Erie District School Board	6,515,674	3,520,453

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
		Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	
	Name of Board/Nom du conseil	Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
26.	Waterloo Region District School Board	13,089,250	1,407,664
27.	Ottawa-Carleton District School Board	19,695,586	33,867,011
28.	Upper Canada District School Board	13,087,000	0
29.	Limestone District School Board	1,720,215	6,139,800
30.	Renfrew County District School Board	326,000	3,361,213
31.	Hastings and Prince Edward District School Board	0	0
32.	Northeastern Catholic District School Board	5,074,104	0
33.	Nipissing-Parry Sound Catholic District School Board	3,157,000	0
34.	Huron-Superior Catholic District School Board	840,787	0
35.	Sudbury Catholic District School Board	2,032,787	185,141
36.	Northwest Catholic District School Board	0	0
37.	Kenora Catholic District School Board	2,120,648	0
38.	Thunder Bay Catholic District School Board	1,581,000	7,004,084
39.	Superior North Catholic District School Board	789,499	0
40.	Bruce-Grey Catholic District School Board	0	0
41.	Huron-Perth Catholic District School Board	0	1,823,717
42.	Windsor-Essex Catholic District School Board	21,728,370	21,647,385
43.	English-language Separate District School Board No. 38	13,163,955	5,331,454
44.	St. Clair Catholic District School Board	16,408,300	2,663,378
45.	Toronto Catholic District School Board	83,749,743	50,530,667
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	25,502,314	0
47.	York Catholic District School Board	87,445,813	3,007,847
48.	Dufferin-Peel Catholic District School Board	15,560,434	45,225,666
49.	Simcoe Muskoka Catholic District School Board	33,717,356	5,411,046
50.	Durham Catholic District School Board	8,240,960	0
51.	Halton Catholic District School Board	29,596,207	635,900
52.	Hamilton-Wentworth Catholic District School Board	30,542,204	14,110,520
53.	Wellington Catholic District School Board	8,264,313	0
54.	Waterloo Catholic District School Board	31,488,696	5,341,898
55.	Niagara Catholic District School Board	37,971,903	1,576,995
56.	Brant Haldimand Norfolk Catholic District School Board	6,159,000	1,965,017
57.	Catholic District School Board of Eastern Ontario	5,113,271	5,138,565
58.	Ottawa-Carleton Catholic District School Board	23,375,000	4,537,537
59.	Renfrew County Catholic District School Board	313,062	8,891,329
60.	Algonquin and Lakeshore Catholic District School Board	4,534,944	10,286,245
61.	Conseil scolaire de district du Nord-Est de l'Ontario	0	1,561,697
62.	Conseil scolaire de district du Grand Nord de l'Ontario	0	0
63.	Conseil scolaire de district du Centre Sud-Ouest	4,107,626	7,652,471
64.	Conseil de district des écoles publiques de langue française n° 59	2,590,831	2,823,908
65.	Conseil scolaire de district catholique des Grandes Rivières	3,327,994	391,453
66.	Conseil scolaire de district catholique Franco-Nord	0	1,416,482
67.	Conseil scolaire de district catholique du Nouvel-Ontario	792,253	629,797
68.	Conseil scolaire de district catholique des Aurores boréales	0	0
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	0	13,125,508
70.	Conseil scolaire de district catholique Centre-Sud	0	14,404,135
71.	Conseil scolaire de district catholique de l'Est ontarien	3,850,994	1,003,420
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	13,648,851	11,237,346

TABLE/TABLEAU 18

PER PUPIL EXCLUSION FOR DECLINING ENROLMENT ADJUSTMENT/MONTANT PAR ÉLÈVE À EXCLURE DU
REDRESSEMENT POUR BAISSSE DES EFFECTIFS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	356.35

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
2.	Algoma District School Board	325.34
3.	Rainbow District School Board	283.21
4.	Near North District School Board	283.28
5.	Keewatin-Patricia District School Board	318.19
6.	Rainy River District School Board	354.67
7.	Lakehead District School Board	278.39
8.	Superior-Greenstone District School Board	374.41
9.	Bluewater District School Board	274.61
10.	Avon Maitland District School Board	266.48
11.	Greater Essex County District School Board	236.21
12.	Lambton Kent District School Board	270.05
13.	Thames Valley District School Board	239.46
14.	Toronto District School Board	242.33
15.	Durham District School Board	240.75
16.	Kawartha Pine Ridge District School Board	246.23
17.	Trillium Lakelands District School Board	257.98
18.	York Region District School Board	244.75
19.	Simcoe County District School Board	242.52
20.	Upper Grand District School Board	241.23
21.	Peel District School Board	234.77
22.	Halton District School Board	237.41
23.	Hamilton-Wentworth District School Board	240.06
24.	District School Board of Niagara	263.41
25.	Grand Erie District School Board	265.34
26.	Waterloo Region District School Board	240.71
27.	Ottawa-Carleton District School Board	248.76
28.	Upper Canada District School Board	265.84
29.	Limestone District School Board	253.04
30.	Renfrew County District School Board	318.93
31.	Hastings and Prince Edward District School Board	256.88
32.	Northeastern Catholic District School Board	257.73
33.	Nipissing-Parry Sound Catholic District School Board	258.96
34.	Huron-Superior Catholic District School Board	262.24
35.	Sudbury Catholic District School Board	266.45
36.	Northwest Catholic District School Board	226.04
37.	Kenora Catholic District School Board	265.15
38.	Thunder Bay Catholic District School Board	243.51
39.	Superior North Catholic District School Board	364.57
40.	Bruce-Grey Catholic District School Board	257.67
41.	Huron Perth Catholic District School Board	245.67
42.	Windsor-Essex Catholic District School Board	241.47
43.	English-language Separate District School Board No. 38	242.28
44.	St. Clair Catholic District School Board	233.78
45.	Toronto Catholic District School Board	235.78
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	247.97
47.	York Catholic District School Board	233.16
48.	Dufferin-Peel Catholic District School Board	245.49
49.	Simcoe Muskoka Catholic District School Board	242.30
50.	Durham Catholic District School Board	241.01
51.	Halton Catholic District School Board	235.67
52.	Hamilton-Wentworth Catholic District School Board	239.85
53.	Wellington Catholic District School Board	231.00
54.	Waterloo Catholic District School Board	233.31
55.	Niagara Catholic District School Board	238.12
56.	Brant Haldimand Norfolk Catholic District School Board	238.27
57.	Catholic District School Board of Eastern Ontario	245.58
58.	Ottawa-Carleton Catholic District School Board	243.29
59.	Renfrew County Catholic District School Board	239.81
60.	Algonquin and Lakeshore Catholic District School Board	251.21
61.	Conseil scolaire de district du Nord-Est de l'Ontario	319.68
62.	Conseil scolaire de district du Grand Nord de l'Ontario	355.44

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
63.	Conseil scolaire de district du Centre Sud-Ouest	253.49
64.	Conseil de district des écoles publiques de langue française n° 59	271.34
65.	Conseil scolaire de district catholique des Grandes Rivières	340.37
66.	Conseil scolaire de district catholique Franco-Nord	371.66
67.	Conseil scolaire de district catholique du Nouvel-Ontario	356.19
68.	Conseil scolaire de district catholique des Aurores boréales	279.83
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	246.18
70.	Conseil scolaire de district catholique Centre-Sud	233.60
71.	Conseil scolaire de district catholique de l'Est ontarien	298.97
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	243.87

TABLE/TABLEAU 19

CLASSROOM EXPENDITURE PERCENTAGES/POURCENTAGES DES DÉPENSES LIÉES AUX CLASSES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Amounts/Sommes	Elementary % allocated to the classroom/% alloué aux classes de l'élémentaire	Secondary % allocated to the classroom/% alloué aux classes du secondaire
1.	Foundation Allocation/Élément éducation de base	86.50%	89.39%
2.	Teacher qualification and experience/Rémunération des enseignants	100.00%	100.00%
3.	Remote & Rural Allocation/Élément conseils ruraux et éloignés	78.21%	76.42%
4.	Adult Day School/Éducation des adultes de jour		89.97%
5.	Native Language and French as a First or Second Language/Langue autochtone et français langue première ou langue seconde	97.96%	98.02%
6.	ESL/ESD/PDF	96.00%	98.05%
7.	ALF	98.39%	97.65%
8.	Learning Opportunities/Programmes d'aide à l'apprentissage	81.96%	82.13%

TABLE/TABLEAU 20

RURAL SCHOOLS/ÉCOLES RURALES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1.	Algoma District School Board	208	Blind River PS		Blind River
2.	Algoma District School Board	5235		W C Eaket SS	Blind River
3.	Algoma District School Board	271	Arthur Henderson PS		Town of Bruce Mines
4.	Algoma District School Board	2930	Arthur Henderson - A PS		Town of Bruce Mines
5.	Algoma District School Board	7609		Chapleau, Es	Township of Chapleau
6.	Algoma District School Board	7611	Chapleau Public School		Township of Chapleau
7.	Algoma District School Board	1219	Johnson-Tarbutt Central PS		Township of Johnson
8.	Algoma District School Board	5206		Central Algoma SS	Township of Johnson
9.	Algoma District School Board	698	Echo Bay Central PS		Township of Macdonald, Meredith And Aberdeen Additional
10.	Algoma District School Board	1306	Laird Central PS		Township of Laird
11.	Algoma District School Board	800	Mountain View PS		Goulais River
12.	Algoma District School Board	7598		Hornepayne HS	Township of Hornepayne
13.	Algoma District School Board	9325	Hornepayne Public School		Township of Hornepayne

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
14.	Algoma District School Board	1151	Iron Bridge PS		Municipality of Huron Shores
15.	Algoma District School Board	2219	St Joseph Island Central S		Township of St. Joseph
16.	Algoma District School Board	114	Aweres 1 PS		City of Sault Ste. Marie
17.	Algoma District School Board	969	Greenwood PS		City of Sault Ste. Marie
18.	Algoma District School Board	1946	R M Moore PS		City of Sault Ste. Marie
19.	Algoma District School Board	2279	Tarentorus PS		City of Sault Ste. Marie
20.	Algoma District School Board	3010	Rockhaven TR School		Serpent River
21.	Algoma District School Board	2119	Spanish PS		Township of Shedden
22.	Algoma District School Board	2300	Thessalon PS (Annex-Federation St)		Town of Thessalon
23.	Algoma District School Board	6288	Thessalon PS		Town of Thessalon
24.	Algoma District School Board	7600	Sir James Dunn P.S.		Township of Michipicoten
25.	Algoma District School Board	7601		Michipicoten HS	Township of Michipicoten
26.	Algonquin and Lakeshore Catholic District School Board	9231	Our Lady of Mercy Catholic School		Town of Bancroft
27.	Algonquin and Lakeshore Catholic District School Board	9225	Sacred Heart Catholic School, Batawa		City of Quinte West
28.	Algonquin and Lakeshore Catholic District School Board	6525	St Mary Catholic School, Enterprise		Township of Stone Mills
29.	Algonquin and Lakeshore Catholic District School Board	6526	St Patrick Catholic School, Erinsville		Township of Stone Mills
30.	Algonquin and Lakeshore Catholic District School Board	4381	St Patrick Catholic School, Harrowsmith		Township of South Frontenac
31.	Algonquin and Lakeshore Catholic District School Board	3302	Holy Name Catholic School		City of Kingston
32.	Algonquin and Lakeshore Catholic District School Board	9229	Sacred Heart Catholic School, Marmora		Municipality of Marmora And Lake
33.	Algonquin and Lakeshore Catholic District School Board	9226	Holy Name of Mary Catholic School		Township of Tyendinaga
34.	Algonquin and Lakeshore Catholic District School Board	9227	St Gregory Catholic School		City of Prince Edward County
35.	Algonquin and Lakeshore Catholic District School Board	9228	St Mary Catholic School, Read		Township of Tyendinaga
36.	Algonquin and Lakeshore Catholic District School Board	6527	St James Major Catholic School		Township of Central Frontenac
37.	Algonquin and Lakeshore Catholic District School Board	9230	St Carthagh Catholic School		Municipality of Tweed
38.	Algonquin and Lakeshore Catholic District School Board	9233	St Martin Catholic School		Township of South Algonquin
39.	Algonquin and Lakeshore Catholic District School Board	6528	Sacred Heart Catholic School, Wolfe Island		Township of Frontenac Islands
40.	Avon Maitland District School Board	731	Elma Township		Town of North Perth
41.	Avon Maitland District School Board	165	East Wawanosh PS		Township of North Huron
42.	Avon Maitland District School Board	213	Blyth PS		Township of North Huron
43.	Avon Maitland District School Board	1134	Huron Centennial S		Municipality of Bluewater
44.	Avon Maitland District School Board	275	Brussels PS		Municipality of Huron East
45.	Avon Maitland District School Board	467	Clinton PS		Municipality of Central Huron
46.	Avon Maitland District School Board	1102	Holmesville PS		Municipality of Central Huron
47.	Avon Maitland District School Board	5272		Central Huron SS	Municipality of Central Huron

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
48.	Avon Maitland District School Board	2230	Stephen Central PS		Municipality of South Huron
49.	Avon Maitland District School Board	973	Grey Central PS		Municipality of Huron East
50.	Avon Maitland District School Board	771	Exeter PS		Municipality of South Huron
51.	Avon Maitland District School Board	2347	Usborne Central S		Municipality of South Huron
52.	Avon Maitland District School Board	5665		South Huron DHS	Municipality of South Huron
53.	Avon Maitland District School Board	2585	Colborne Central S		Township of Ashfield-Colborne-Wawanosh
54.	Avon Maitland District School Board	1115	Howick Central S		Township of Howick
55.	Avon Maitland District School Board	2412	Wallace PS		Town of North Perth
56.	Avon Maitland District School Board	1048	Hensall PS		Municipality of Bluewater
57.	Avon Maitland District School Board	1119	Hullett Central PS		Municipality of Central Huron
58.	Avon Maitland District School Board	266	Brookside PS		Township of Ashfield-Colborne-Wawanosh
59.	Avon Maitland District School Board	1549	Milverton PS		Township of Perth East
60.	Avon Maitland District School Board	1555		Mitchell DHS	Municipality of West Perth
61.	Avon Maitland District School Board	2346	Upper Thames E S		Municipality of West Perth
62.	Avon Maitland District School Board	5526	Mitchell PS		Municipality of West Perth
63.	Avon Maitland District School Board	1566	Mornington Central PS		Township of Perth East
64.	Avon Maitland District School Board	5634	Seaforth PS		Municipality of Huron East
65.	Avon Maitland District School Board	384	Central Perth E S		Township of Perth East
66.	Avon Maitland District School Board	2207	Sprucedale PS		Township of Perth East
67.	Avon Maitland District School Board	2184	South Perth Centennial PS		Township of Perth South
68.	Avon Maitland District School Board	609	Downie Central PS		Township of Perth South
69.	Avon Maitland District School Board	1652	North Easthope PS		Township of Perth East
70.	Avon Maitland District School Board	2334	Turnberry Central PS		Municipality of Morris-Turnberry
71.	Avon Maitland District School Board	2537	Wingham PS		Township of North Huron
72.	Avon Maitland District School Board	5763		F E Madill SS	Township of North Huron
73.	Avon Maitland District School Board	2590	Zurich PS		Municipality of Bluewater
74.	Bluewater District School Board	1640	Normanby Community S		Township of West Grey
75.	Bluewater District School Board	713	Kinghurst PS		Municipality of Arran-Elderslie
76.	Bluewater District School Board	6083		Chesley District High School	Municipality of Arran-Elderslie
77.	Bluewater District School Board	2254	Sullivan Community S		Township of Chatsworth
78.	Bluewater District School	1894	Dundalk & Proton		Township of Southgate

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	Board		Community S		
79.	Bluewater District School Board	9315	Dundalk Highpoint School		Township of Southgate
80.	Bluewater District School Board	653	Spruce Ridge Elementary		Township of West Grey
81.	Bluewater District School Board	5404		Grey Highlands SS	Municipality of Grey Highlands
82.	Bluewater District School Board	10582	Macphail Memorial Elementary School		Municipality of Grey Highlands
83.	Bluewater District School Board	1049	Hepworth Central School		Town of The South Bruce Peninsula
84.	Bluewater District School Board	1099	Holland-Chatsworth Central S		Township of Chatsworth
85.	Bluewater District School Board	710	Egremont Community S		Township of Southgate
86.	Bluewater District School Board	1265	Kincardine Township-Tiverton PS		Municipality of Kincardine
87.	Bluewater District School Board	272	Bruce Peninsula District S(Elem)		Municipality of Northern Bruce Peninsula
88.	Bluewater District School Board	273		Bruce Peninsula District S (Sec)	Municipality of Northern Bruce Peninsula
89.	Bluewater District School Board	1399	Lucknow Central PS		Township of Huron-Kinloss
90.	Bluewater District School Board	1464	Beavercrest Community S		Municipality of Grey Highlands
91.	Bluewater District School Board	385	Osprey Central S		Municipality of Grey Highlands
92.	Bluewater District School Board	1537	Mildmay-Carrick Central S		Municipality of South Bruce
93.	Bluewater District School Board	1744	Paisley Central School		Municipality of Arran-Elderslie
94.	Bluewater District School Board	1651	Northport E S		Town of Saugeen Shores
95.	Bluewater District School Board	1842	Port Elgin-Saugeen Central S		Town of Saugeen Shores
96.	Bluewater District School Board	5626		Saugeen DSS	Town of Saugeen Shores
97.	Bluewater District School Board	9373	Ripley Huron Community School		Township of Huron-Kinloss
98.	Bluewater District School Board	54	Amabel-Sauble Community S		Town of The South Bruce Peninsula
99.	Bluewater District School Board	2189	G C Huston P S		Town of Saugeen Shores
100.	Bluewater District School Board	98	Arran Tara E S		Municipality of Arran-Elderslie
101.	Bluewater District School Board	1080	Hillcrest Central S		Municipality of South Bruce
102.	Bluewater District School Board	2303	Beaver Valley Community S		Town of The Blue Mountains
103.	Bluewater District School Board	2214	St Edmunds PS		Municipality of Northern Bruce Peninsula
104.	Bluewater District School Board	229	Brant Township Central S		Municipality of Brockton
105.	Bluewater District School Board	2411	Walkerton PS		Municipality of Brockton
106.	Bluewater District School Board	5726		Walkerton DSS	Municipality of Brockton
107.	Bluewater District School	2499	Warton PS		Town of The South

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	Board				Bruce Peninsula
108.	Bluewater District School Board	5759		Warton DHS	Town of The South Bruce Peninsula
109.	Brant Haldimand Norfolk Catholic District School Board	4489	St Theresa Sep S		City of Brant County
110.	Brant Haldimand Norfolk Catholic District School Board	3069	Blessed Sacrament Sep S		City of Brant County
111.	Brant Haldimand Norfolk Catholic District School Board	4469	St Stephens S		Corporation of Haldimand County
112.	Brant Haldimand Norfolk Catholic District School Board	3522	Our Lady of Fatima Sep S		Corporation of Norfolk County
113.	Brant Haldimand Norfolk Catholic District School Board	4285	St Marys S		Corporation of Haldimand County
114.	Brant Haldimand Norfolk Catholic District School Board	3536	Our Lady of La Salette Sep S		Corporation of Norfolk County
115.	Brant Haldimand Norfolk Catholic District School Board	3660	Sacred Heart S		Corporation of Norfolk County
116.	Brant Haldimand Norfolk Catholic District School Board	3842	St Cecilia's S		Corporation of Norfolk County
117.	Brant Haldimand Norfolk Catholic District School Board	3763	St Anthony Daniel		City of Brant County
118.	Brant Haldimand Norfolk Catholic District School Board	4318	St Michaels Sep		Corporation of Norfolk County
119.	Brant Haldimand Norfolk Catholic District School Board	3810	St Bernard of Clairvaux S		Corporation of Norfolk County
120.	Bruce-Grey Catholic District School Board	3249	Mary Immaculate Community S		Municipality of Brockton
121.	Bruce-Grey Catholic District School Board	3184	St Peter's & St Paul's Sep S		Township of West Grey
122.	Bruce-Grey Catholic District School Board	3327	Immaculate Conception Sep S		Municipality of South Bruce
123.	Bruce-Grey Catholic District School Board	3421	Sacred Heart S		Municipality of South Bruce
124.	Bruce-Grey Catholic District School Board	3595	St Joseph's S		Town of Saugeen Shores
125.	Bruce-Grey Catholic District School Board	4572	Sacred Heart Sep S		Municipality of South Bruce
126.	Bruce-Grey Catholic District School Board	3434	Mother Teresa		Municipality of Brockton
127.	Bruce-Grey Catholic District School Board	3661		Sacred Heart HS	Municipality of Brockton
128.	Conseil de district des écoles publiques de langue française n° 59	4081	É.é. Terre des jeunes		Township of North Glengarry
129.	Conseil de district des écoles publiques de langue française n° 59	9868	École publique de la rivière Castor		Township of Russell
130.	Conseil de district des écoles publiques de langue française n° 59	9869	É.é.p. Des Sentiers		City of Ottawa
131.	Conseil de district des écoles publiques de langue française n° 59	9980		École secondaire publique Gisele Lalonde	City of Ottawa
132.	Conseil scolaire de district catholique des Grandes Rivières	3360		Jeunesse-Nord, ES	Town of Cochrane
133.	Conseil scolaire de district catholique des Grandes Rivières	4096	Saint-Joseph, Ecole		Town of Cochrane
134.	Conseil scolaire de district catholique des Grandes Rivières	7734	Assumption, Ecole		Township of Armstrong

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
135.	Conseil scolaire de district catholique des Grandes Rivières	3678	Sainte-Jeanne-d Arc, E. sep.		Township of Fauquier-Strickland
136.	Conseil scolaire de district catholique des Grandes Rivières	7739	Sainte-Croix, Ecole		Township of Dymond
137.	Conseil scolaire de district catholique des Grandes Rivières	4010	Pavillon Notre-Dame, E. sep./Louisbourg		Town of Hearst
138.	Conseil scolaire de district catholique des Grandes Rivières	4169	Saint-Louis, E. sep.		Town of Hearst
139.	Conseil scolaire de district catholique des Grandes Rivières	4543	Sainte-Anne, E. sep.		Town of Hearst
140.	Conseil scolaire de district catholique des Grandes Rivières	9302		Hearst, Ecole Sec	Town of Hearst
141.	Conseil scolaire de district catholique des Grandes Rivières	3024		Alex-Pelletier, E.s.	Town of Iroquois Falls
142.	Conseil scolaire de district catholique des Grandes Rivières	4568	Saints-Martyrs-Canadiens, E. sep.		Town of Iroquois Falls
143.	Conseil scolaire de district catholique des Grandes Rivières	3960	Saint-Francis-Xavier, E. sep.		Township of Mattice-Val Cot+
144.	Conseil scolaire de district catholique des Grandes Rivières	3217	Saint-Jules, E. sep.		Township of Moonbeam
145.	Conseil scolaire de district catholique des Grandes Rivières	7738	Saint-Michel, Ecole		Township of Dymond
146.	Conseil scolaire de district catholique des Grandes Rivières	7742		Sainte-Marie, Ecole secondaire	Township of Dymond
147.	Conseil scolaire de district catholique des Grandes Rivières	7758	Sacre-Coeur, Ecole		Township of Dymond
148.	Conseil scolaire de district catholique des Grandes Rivières	6473	St-Antoine-de-Padoue, E. sep.		Township of Opatatika
149.	Conseil scolaire de district catholique des Grandes Rivières	7714	St-Jude, Ecole		City of Timmins
150.	Conseil scolaire de district catholique des Grandes Rivières	4490	Sainte-Therese, E. sep.		Township of Black River-Matheson
151.	Conseil scolaire de district catholique des Grandes Rivières	4320		Smooth Rock Falls, (E.e. George Vanier)	Town of Smooth Rock Falls
152.	Conseil scolaire de district catholique des Grandes Rivières	6474	Georges-Vanier		Town of Smooth Rock Falls
153.	Conseil scolaire de district catholique des Grandes Rivières	3341	Immaculee-Conception, E. sep.		Township of Black River-Matheson
154.	Conseil scolaire de district catholique des Grandes Rivières	3576	Sainte-Rita, E. sep.		Township of Val Rita-Harty
155.	Conseil scolaire de district catholique des Grandes Rivières	7737	Saint-Louis, Ecole		Township of Megarry

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	Rivières				
156.	Conseil scolaire de district catholique Centre-Sud	8279	ÉE Marguerite-Bourgeoys		Cfb Borden
157.	Conseil scolaire de district catholique Centre-Sud	8284	ÉE Sainte-Croix		Township of Tiny
158.	Conseil scolaire de district catholique de l'est Ontarien	3612		Le Relais, E.s.	Township of North Glengarry
159.	Conseil scolaire de district catholique de l'est Ontarien	3621	Elda-Rouleau, E		Township of North Glengarry
160.	Conseil scolaire de district catholique de l'est Ontarien	6202	St-Victor, E		Township of Alfred And Plantagenet
161.	Conseil scolaire de district catholique de l'est Ontarien	3143	Sacre-Coeur, E. sep.		City of Clarence-Rockland
162.	Conseil scolaire de district catholique de l'est Ontarien	3115		De Casselman, E.s.	Village of Casselman
163.	Conseil scolaire de district catholique de l'est Ontarien	4370	Saint-Paul, E. sep.		Village of Casselman
164.	Conseil scolaire de district catholique de l'est Ontarien	6210	Sainte-Euphemie, E		Village of Casselman
165.	Conseil scolaire de district catholique de l'est Ontarien	6250		SEFA Campus Casselman	Village of Casselman
166.	Conseil scolaire de district catholique de l'est Ontarien	6207	Ste-Felicite, E		City of Clarence-Rockland
167.	Conseil scolaire de district catholique de l'est Ontarien	3220	Notre-Dame-du-Rosaire, E. sep.		Township of North Stormont
168.	Conseil scolaire de district catholique de l'est Ontarien	3180		Embrun, E.s.	Township of Russell
169.	Conseil scolaire de district catholique de l'est Ontarien	3627	Saint-Jean, E. sep.		Township of Russell
170.	Conseil scolaire de district catholique de l'est Ontarien	9446	Saint-Jean E. sep (Annexe Rue Notre Dame)		Township of Russell
171.	Conseil scolaire de district catholique de l'est Ontarien	3385	Laurier-Carriere, E		Township of North Glengarry
172.	Conseil scolaire de district catholique de l'est Ontarien	3129	Sainte-Marie, E		Township of South Glengarry
173.	Conseil scolaire de district catholique de l'est Ontarien	3141	Saint-Mathieu, E. sep.		City of Clarence-Rockland
174.	Conseil scolaire de district catholique de l'est Ontarien	4094	Saint-Joseph, E. sep.		Township of South Glengarry
175.	Conseil scolaire de district catholique de l'est Ontarien	4128	Saint-Joseph, E. sep.		Township of Alfred And Plantagenet
176.	Conseil scolaire de district catholique de l'est Ontarien	4521	Saint-Viateur, E. sep.		Township of Russell
177.	Conseil scolaire de district catholique de l'est Ontarien	6212	Saint-Viateur, E. sep. (Annexe-Rue Mable)		Municipality of The Nation
178.	Conseil scolaire de district catholique de l'est Ontarien	3150	Sainte-Lucie, E. sep.		Township of South Stormont
179.	Conseil scolaire de district catholique de l'est Ontarien	4025	Saint-Jean-Baptiste, E. sep.		Township of Champlain
180.	Conseil scolaire de district catholique de l'est Ontarien	3806	Saint-Bernard		Township of North Glengarry
181.	Conseil scolaire de district catholique de l'est Ontarien	3375	La Source, E. sep.		Township of North Stormont
182.	Conseil scolaire de district catholique de l'est Ontarien	3607		Plantagenet, E.s.	Township of Alfred And Plantagenet
183.	Conseil scolaire de district catholique de l'est Ontarien	4378	Saint-Paul, E. sep.		Township of Alfred And Plantagenet
184.	Conseil scolaire de district catholique de l'est Ontarien	3186	Cure-Labrosse, E		Township of East Hawkesbury
185.	Conseil scolaire de district	6205	St-Albert, E		Municipality of The

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	catholique de l'est Ontarien				Nation
186.	Conseil scolaire de district catholique de l'est Ontarien	4009	Saint-Isidore-de-Prescott, E. sep.		Municipality of The Nation
187.	Conseil scolaire de district catholique de l'est Ontarien	6209	Du Rosaire, E		City of Clarence-Rockland
188.	Conseil scolaire de district catholique de l'est Ontarien	6204	St-Gregoire, E		Township of Champlain
189.	Conseil scolaire de district catholique de l'est Ontarien	4131	Saint-Joseph, E. sep.		Township of Alfred And Plantagenet
190.	Conseil scolaire de district catholique des Aurores boréales	4099	Saint-Joseph, E		Municipality of Greenstone
191.	Conseil scolaire de district catholique des Aurores boréales	3476	Notre-Dame-de-Fatima		Municipality of Greenstone
192.	Conseil scolaire de district catholique des Aurores boréales	3758	Val des Bois		Town of Marathon
193.	Conseil scolaire de district catholique des Aurores boréales	9951	Notre Dame des Écoles		Municipality of Greenstone
194.	Conseil scolaire de district catholique des Aurores boréales	4199	Franco-Terrace, E		Township of Terrace Bay
195.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3244	Saint-Laurent, Ecole		City of Ottawa
196.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	6193		Beatrice-Desloges, E.s.c.	City of Ottawa
197.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3491	Sainte-Therese-d'Avila, Ecole		City of Ottawa
198.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3411	Sainte-Marguerite-Bourgeoys, Ecole		Village of Merrickville-Wolford
199.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10063	Pavillon Béatrice-Desloges		City of Ottawa
200.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10144	Ecole élémentaire de la Découverte		City of Ottawa
201.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3164	Saint-Guillaume, Ecole		City of Ottawa
202.	Conseil scolaire de district catholique du Nouvel-Ontario	2857	Sainte-Marie, E.sep		City of Greater Sudbury
203.	Conseil scolaire de district catholique du Nouvel-Ontario	3567	Notre-Dame-du-Rosaire, E. sep.		City of Greater Sudbury
204.	Conseil scolaire de district catholique du Nouvel-Ontario	6011	Saint-Joseph, E. sep.		Blind River
205.	Conseil scolaire de district catholique du Nouvel-Ontario	7613	Sacre-Coeur, Ecole		Township of Chapleau
206.	Conseil scolaire de district catholique du Nouvel-Ontario	9754		E.s. Trillium	Township of Chapleau
207.	Conseil scolaire de district catholique du Nouvel-Ontario	2836		Champlain, E.s.c.	City of Greater Sudbury
208.	Conseil scolaire de district catholique du Nouvel-Ontario	3344	Jacques-Cartier, E. sep.		City of Greater Sudbury
209.	Conseil scolaire de district catholique du Nouvel-Ontario	3416	Monseigneur-Cote, E. sep.		City of Greater Sudbury
210.	Conseil scolaire de district	4095	Saint-Joseph, E. sep.		City of Greater Sudbury

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	catholique du Nouvel-Ontario				
211.	Conseil scolaire de district catholique du Nouvel-Ontario	3477	Notre-Dame-de-la-Merci, E. sep.		City of Greater Sudbury
212.	Conseil scolaire de district catholique du Nouvel-Ontario	3923	Saint-Etienne, E. sep.		City of Greater Sudbury
213.	Conseil scolaire de district catholique du Nouvel-Ontario	3769	Saint-Antoine, E. sep.		Municipality of French River
214.	Conseil scolaire de district catholique du Nouvel-Ontario	4546	Sainte-Anne, E. sep.		Township of Shedden
215.	Conseil scolaire de district catholique du Nouvel-Ontario	3029	Saint-Charles-Borromee, E. sep.		Municipality of St.-Charles
216.	Conseil scolaire de district catholique du Nouvel-Ontario	3181	Saint-Thomas, E. sep.		Municipality of Markstay-Warren
217.	Conseil scolaire de district catholique du Nouvel-Ontario	7607	Saint-Joseph		Township of Michipicoten
218.	Conseil scolaire de district catholique du Nouvel-Ontario	10637		École secondaire St-Joseph	Township of Michipicoten
219.	Conseil scolaire de district catholique Franco-Nord	9323	St-Thomas d'Aquin, Ecole		Township of East Ferris
220.	Conseil scolaire de district catholique Franco-Nord	3389	Lorrain, E. sep.		Township of Bonfield
221.	Conseil scolaire de district catholique Franco-Nord	3250		F-J-McElligott, E.s.	Mattawa
222.	Conseil scolaire de district catholique Franco-Nord	4544	Sainte-Anne, E. sep.		Mattawa
223.	Conseil scolaire de district catholique Franco-Nord	3160	Christ-Roi, E. sep.		Municipality of West Nipissing
224.	Conseil scolaire de district catholique Franco-Nord	3252		Franco Cite, E.s.	Municipality of West Nipissing
225.	Conseil scolaire de district catholique Franco-Nord	3615	La Resurrection, E. sep.		Municipality of West Nipissing
226.	Conseil scolaire de district catholique Franco-Nord	3628	Echo-Jeunesse, E. sep.		Municipality of West Nipissing
227.	Conseil scolaire de district catholique Franco-Nord	3663	Saint-Joseph, E. sep.		Municipality of West Nipissing
228.	Conseil scolaire de district catholique Franco-Nord	3404	Mariale, E. sep.		Thorne
229.	Conseil scolaire de district catholique Franco-Nord	3403	Ste-Marguerite-d'Youville, E. sep.		Municipality of West Nipissing
230.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3193	Pavillon des Jeunes		Town of Lakeshore
231.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4419	Saint-Philippe		Municipality of Chatham-Kent
232.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9286	Monseigneur Augustin Caron		Town of Lasalle
233.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4566	Sainte-Ursule, E		Town of Essex
234.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3216		Secondaire de Pain Court	Municipality of Chatham-Kent
235.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4548	Sainte-Catherine		Municipality of Chatham-Kent
236.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4561	Saint-Paul		Town of Lakeshore
237.	Conseil scolaire de district des écoles catholiques du Sud-	9287	Saint-Ambroise		Town of Lakeshore

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	Ouest				
238.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3942	Saint-Francis		Municipality of Chatham-Kent
239.	Conseil scolaire de district du Centre Sud-Ouest	8257	Académie la Pinède		Borden
240.	Conseil scolaire de district du Centre Sud-Ouest	9494	La Fontaine		City of Vaughan
241.	Conseil scolaire de district du Centre Sud-Ouest	9721	Saint-Joseph		Town of Penetanguishene
242.	Conseil scolaire de district du Grand Nord de l'Ontario	5830	Franco-Nord, E.p.		City of Greater Sudbury
243.	Conseil scolaire de district du Grand Nord de l'Ontario	9643	E. p. Chelmsford		City of Greater Sudbury
244.	Conseil scolaire de district du Grand Nord de l'Ontario	6342		Chateau Jeunesse, Ecole secondaire	Municipality of Greenstone
245.	Conseil scolaire de district du Grand Nord de l'Ontario	9558	Manitouwadge E.p.		Township of Manitouwadge
246.	Conseil scolaire de district du Grand Nord de l'Ontario	10590		Manitouwadge e.s	Township of Manitouwadge
247.	Conseil scolaire de district du Grand Nord de l'Ontario	9559		E. s. Cite-Superieure	Town of Marathon
248.	Conseil scolaire de district du Grand Nord de l'Ontario	9946	Camille-Perron E.p.		Municipality of Markstay-Warren
249.	Conseil scolaire de district du Grand Nord de l'Ontario	9562		Riviere des Francais Es	Municipality of French River
250.	Conseil scolaire de district du Grand Nord de l'Ontario	10476	Rivière-des-Français É.p.		Municipality of French River
251.	Conseil scolaire de district du Grand Nord de l'Ontario	9644		Carrefour Superior-Nord	Township of Michipicoten
252.	Conseil scolaire de district du Nord-Est de l'Ontario	9564		Cochrane (École publique secondaire)	Town of Cochrane
253.	Conseil scolaire de district du Nord-Est de l'Ontario	9565		L'Alliance (École publique secondaire)	Town of Iroquois Falls
254.	Conseil scolaire de district du Nord-Est de l'Ontario	10080	Étoile du Nord (École élémentaire publique)		Town of Iroquois Falls
255.	Conseil scolaire de district du Nord-Est de l'Ontario	6377	Jeunesse Active (École élémentaire publique)		
256.	Conseil scolaire de district du Nord-Est de l'Ontario	9567		Northern (École publique secondaire)	Municipality of West Nipissing
257.	District School Board of Niagara	1175	Jacob Beam PS		Town of Lincoln
258.	District School Board of Niagara	2101	Senator Gibson PS		Town of Lincoln
259.	District School Board of Niagara	5227		Beamsville DSS	Town of Lincoln
260.	District School Board of Niagara	300	Caistor Central PS		Township of West Lincoln
261.	District School Board of Niagara	318	Campden PS		Town of Lincoln
262.	District School Board of Niagara	540	Crystal Beach PS		Town of Fort Erie
263.	District School Board of Niagara	1791	Pelham Centre PS		Town of Pelham
264.	District School Board of Niagara	7	A K Wigg PS		Town of Pelham
265.	District School Board of Niagara	664		E L Crossley SS	Town of Pelham
266.	District School Board of Niagara	837	Glynn A Green PS		Town of Pelham

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
267.	District School Board of Niagara	5320	E W Farr Memorial PS		Town of Pelham
268.	District School Board of Niagara	1222	Jordan PS		Town of Lincoln
269.	District School Board of Niagara	774	F J Rutland PS		City of Niagara Falls
270.	District School Board of Niagara	489	Colonel John Butler PS		Town of Niagara-On-The-Lake
271.	District School Board of Niagara	1780	Parliament Oak PS		Town of Niagara-On-The-Lake
272.	District School Board of Niagara	5540		Niagara DSS	Town of Niagara-On-The-Lake
273.	District School Board of Niagara	5899	St Davids/Laura Secord PS (Annex-Laura Secord)		
274.	District School Board of Niagara	181	Bertie PS		Town of Fort Erie
275.	District School Board of Niagara	1985	Ridgeway PS		Town of Fort Erie
276.	District School Board of Niagara	5619		Ridgeway-Crystal Beach SS	Town of Fort Erie
277.	District School Board of Niagara	485	College Street PS		Township of West Lincoln
278.	District School Board of Niagara	5666		South Lincoln HS	Township of West Lincoln
279.	District School Board of Niagara	864	Gainsboro Central PS		Township of West Lincoln
280.	District School Board of Niagara	2213	St Davids/Laura Secord PS		Town of Niagara-On-The-Lake
281.	District School Board of Niagara	2235	Stevensville PS		Town of Fort Erie
282.	District School Board of Niagara	2390	Vineland/Maplegrove PS		Town of Lincoln
283.	District School Board of Niagara	5900	Vineland/Maplegrove PS (Annex-Maplegrove)		
284.	District School Board of Niagara	2391	Virgil PS		Town of Niagara-On-The-Lake
285.	District School Board of Niagara	2410	Winger PS		Township of Wainfleet
286.	District School Board of Niagara	2505	William E Brown PS		Township of Wainfleet
287.	District School Board Ontario North East	429	Charlton-Savard PS		Municipality of Charlton And Dack
288.	District School Board Ontario North East	469	Cobalt PS		Town of Cobalt
289.	District School Board Ontario North East	5290		Cochrane HS, E.s.	Town of Cochrane
290.	District School Board Ontario North East	10635	Cochrane Public School		Town of Cochrane
291.	District School Board Ontario North East	1187	Elk Lake PS		Township of James
292.	District School Board Ontario North East	745	Englehart PS		Town of Englehart
293.	District School Board Ontario North East	5352		Englehart HS	Town of Englehart
294.	District School Board Ontario North East	999	Haileybury PS		Township of Dymond
295.	District School Board Ontario North East	6312		Timiskaming Dist SS(Hlybury anx)	Township of Dymond
296.	District School Board Ontario	7614	Clayton Brown Public		Town of Hearst

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	North East		School		
297.	District School Board Ontario North East	7617		Hearst, HS	Town of Hearst
298.	District School Board Ontario North East	309	Iroquois Falls PS		Town of Iroquois Falls
299.	District School Board Ontario North East	5439		Iroquois Falls SS	Town of Iroquois Falls
300.	District School Board Ontario North East	7725	Larder Lake Public School		Township of Larder Lake
301.	District School Board Ontario North East	1485	Joseph H Kennedy PS		Township of Black River-Matheson
302.	District School Board Ontario North East	1620	New Liskeard PS		Township of Dymond
303.	District School Board Ontario North East	5692		Timiskaming Dist.SS	Township of Dymond
304.	District School Board Ontario North East	2496	Frank P Krznaric Whitney Public PS		City of Timmins
305.	District School Board Ontario North East	2090	Schumacher PS		City of Timmins
306.	District School Board Ontario North East	7623		Smooth Rock Falls Secondary School	Town of Smooth Rock Falls
307.	District School Board Ontario North East	7624	Smooth Rocks Fall Public School		Town of Smooth Rock Falls
308.	District School Board Ontario North East	180	Bertha Shaw PS		City of Timmins
309.	District School Board Ontario North East	929	Golden Avenue PS		City of Timmins
310.	District School Board Ontario North East	5667		Roland Michener SS	City of Timmins
311.	District School Board Ontario North East	7733	Swastika Public School		Town of Kirkland Lake
312.	District School Board Ontario North East	2288	Temagami PS		Municipality of Temagami
313.	District School Board Ontario North East	1256	Kerns PS		Township of Kerns
314.	Dufferin Peel Catholic District School Board	4357	St Patrick Sep S		City of Brampton
315.	Dufferin Peel Catholic District School Board	4498		St Thomas Aquinas Sep S	City of Brampton
316.	Dufferin Peel Catholic District School Board	3620		Robert F Hall Catholic SS	Town of Caledon
317.	Dufferin Peel Catholic District School Board	3874	St Cornelius S		Town of Caledon
318.	Durham Catholic District School Board	8764	Holy Family C.S.		Township of Brock
319.	Durham Catholic District School Board	9354	St. Leo		Town of Whitby
320.	Durham Catholic District School Board	9353	St. John Bosco		City of Oshawa
321.	Durham District School Board	159	Beaverton PS		Township of Brock
322.	Durham District School Board	397	Thorah Central PS		Township of Brock
323.	Durham District School Board	387	Cartwright Central PS		Township of Scugog
324.	Durham District School Board	5262		Cartwright HS	Township of Scugog
325.	Durham District School Board	1513	Meadowcrest PS		Town of Whitby
326.	Durham District School Board	9776	Winchester PS		Town of Whitby
327.	Durham District School Board	5245		Brock HS	Township of Brock
328.	Durham District School Board	1805	Claremont PS		City of Pickering
329.	Durham District School Board	2349	Goodwood PS		Township of Uxbridge
330.	Durham District School Board	1960	Greenbank PS		Township of Scugog
331.	Durham District School Board	2354	Valley View PS		City of Pickering
332.	Durham District School Board	512	Kedron PS		City of Oshawa

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333.	Durham District School Board	1959	Prince Albert PS		Township of Scugog
334.	Durham District School Board	2094	Scott Central PS		Township of Uxbridge
335.	Durham District School Board	9400	Epsom PS		Township of Scugog
336.	Durham District School Board	2257	Sunderland PS		Township of Brock
337.	Eastern Ontario Catholic District School Board	3582	St. Finnan's		Township of North Glengarry
338.	Eastern Ontario Catholic District School Board	9677	Holy Name of Mary		Town of Mississippi Mills
339.	Eastern Ontario Catholic District School Board	4270	St. Mary - Chesterville		Township of North Dundas
340.	Eastern Ontario Catholic District School Board	10624		Holy Trinity CHS	Township of South Glengarry
341.	Eastern Ontario Catholic District School Board	3811	St. Bernard		Township of North Stormont
342.	Eastern Ontario Catholic District School Board	3587	Pope John Paul		City of Clarence-Rockland
343.	Eastern Ontario Catholic District School Board	3596		St. Francis Xavier CHS	City of Clarence-Rockland
344.	Eastern Ontario Catholic District School Board	9820	St. Francis Xavier Elementary - Hammond		City of Clarence-Rockland
345.	Eastern Ontario Catholic District School Board	6085	Our Lady of Good Counsel		Township of South Stormont
346.	Eastern Ontario Catholic District School Board	3277	Holy Cross		Municipality of North Grenville
347.	Eastern Ontario Catholic District School Board	9821	St. Michael Elementary		Municipality of North Grenville
348.	Eastern Ontario Catholic District School Board	9822		St. Michael CHS	Municipality of North Grenville
349.	Eastern Ontario Catholic District School Board	3655	Sacred Heart - Lanark		Township of Lanark Highlands
350.	Eastern Ontario Catholic District School Board	3973	St. George		Township of South Stormont
351.	Eastern Ontario Catholic District School Board	4278	St. Mary - St. Cecilia		Township of South Dundas
352.	Eastern Ontario Catholic District School Board	4070		St. John CHS	Town of Perth
353.	Eastern Ontario Catholic District School Board	4138	St. Joseph - Prescott		Separated Town of Prescott
354.	Eastern Ontario Catholic District School Board	4222	St. Mark		Separated Town of Prescott
355.	Eastern Ontario Catholic District School Board	3716	St. Andrew		Township of South Stormont
356.	Eastern Ontario Catholic District School Board	3368	St. Joseph - Toledo		Township of Elizabethtown-Kitley
357.	Eastern Ontario Catholic District School Board	3457	St. Jude		Township of Champlain
358.	Eastern Ontario Catholic District School Board	3912	St. Edward		Village of Westport
359.	Eastern Ontario Catholic District School Board	3127	Iona Academy		Township of South Glengarry
360.	English-language Separate District School Board No. 38	3537	Our Lady of Lourdes Sep S		Township of Middlesex Centre
361.	English-language Separate District School Board No. 38	3883	St David Sep S		Municipality of Thames Centre
362.	English-language Separate District School Board No. 38	3846	St Charles Sep S		Municipality of Southwest Middlesex
363.	English-language Separate District School Board No. 38	4342	St Patrick Sep S		Township of Lucan Biddulph
364.	English-language Separate District School Board No. 38	3643	Sacred Heart Sep S		Municipality of North Middlesex

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365.	English-language Separate District School Board No. 38	3931	St Francis S		City of Brant County
366.	English-language Separate District School Board No. 38	4113	St Joseph S		Township of Zorra
367.	English-language Separate District School Board No. 38	4235	St Mary's Sep S		Municipality of West Elgin
368.	Grand Erie District School Board	403	Onondaga-Brant PS		City of Brant County
369.	Grand Erie District School Board	5249	Burford Elementary		City of Brant County
370.	Grand Erie District School Board	1705	Oneida Central PS		Corporation of Haldimand County
371.	Grand Erie District School Board	1991	River Heights E S		Corporation of Haldimand County
372.	Grand Erie District School Board	2105	Seneca Unity PS		Corporation of Haldimand County
373.	Grand Erie District School Board	1167	J L Mitchener PS		Corporation of Haldimand County
374.	Grand Erie District School Board	5265		Cayuga SS	Corporation of Haldimand County
375.	Grand Erie District School Board	524	Courtland PS		Corporation of Norfolk County
376.	Grand Erie District School Board	79	Anna Melick Memorial S		Corporation of Haldimand County
377.	Grand Erie District School Board	954	Grandview PS		Corporation of Haldimand County
378.	Grand Erie District School Board	1949	Rainham Central PS		Corporation of Haldimand County
379.	Grand Erie District School Board	923	Glen Morris Central PS		City of Brant County
380.	Grand Erie District School Board	1771	Hagersville Elementary School		Corporation of Haldimand County
381.	Grand Erie District School Board	2413	Walpole North E S		Corporation of Haldimand County
382.	Grand Erie District School Board	5408		Hagersville SS	Corporation of Haldimand County
383.	Grand Erie District School Board	1190	Jarvis PS		Corporation of Haldimand County
384.	Grand Erie District School Board	402	Langton PS		Corporation of Norfolk County
385.	Grand Erie District School Board	1110	Houghton PS		Corporation of Norfolk County
386.	Grand Erie District School Board	5715		Valley Heights SS	Corporation of Norfolk County
387.	Grand Erie District School Board	1587	Mount Pleasant PS		City of Brant County
388.	Grand Erie District School Board	184	Bethel-Oak Hill PS		City of Brant County
389.	Grand Erie District School Board	607	Doverwood PS		Corporation of Norfolk County
390.	Grand Erie District School Board	5594		Port Dover Comp S	Corporation of Norfolk County
391.	Grand Erie District School Board	10198	Port Dover Composite Elementary		Corporation of Norfolk County
392.	Grand Erie District School Board	1845	Port Rowan PS		Corporation of Norfolk County
393.	Grand Erie District School Board	2091	Oakland-Scotland PS		City of Brant County
394.	Grand Erie District School Board	2416	Walsh Public School		Corporation of Norfolk County

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
395.	Grand Erie District School Board	2181	St George-German PS		City of Brant County
396.	Grand Erie District School Board	1650	Teeterville PS		Corporation of Norfolk County
397.	Grand Erie District School Board	1649	Boston PS		Corporation of Norfolk County
398.	Grand Erie District School Board	2178	Bloomsburg PS		Corporation of Norfolk County
399.	Grand Erie District School Board	2326	Townsend Central PS		Corporation of Norfolk County
400.	Grand Erie District School Board	2340	W. F. Hewitt PS		Corporation of Norfolk County
401.	Grand Erie District School Board	5730		Waterford DHS	Corporation of Norfolk County
402.	Grand Erie District School Board	9873	A.B. Massecar		Corporation of Norfolk County
403.	Grand Erie District School Board	2535	Windham Central PS		Corporation of Norfolk County
404.	Grand Erie District School Board	2102	Seneca Central PS		Corporation of Haldimand County
405.	Greater Essex County District School Board	77	Anderdon Central Public School		Town of Amherstburg
406.	Greater Essex County District School Board	1430	Malden Central Public School		Town of Amherstburg
407.	Greater Essex County District School Board	7805		Western Secondary School	Town of Amherstburg
408.	Greater Essex County District School Board	166	Belle River Public School		Town of Lakeshore
409.	Greater Essex County District School Board	7798		Belle River District High School	Town of Lakeshore
410.	Greater Essex County District School Board	7773	Centennial Central Public School		Town of Lakeshore
411.	Greater Essex County District School Board	368	Gosfield North Central Public School		Town of Kingsville
412.	Greater Essex County District School Board	1743	Puce Public School		Town of Lakeshore
413.	Greater Essex County District School Board	366	Colchester North Public School		Town of Essex
414.	Greater Essex County District School Board	2259	Sun Parlor Jr Public School		Town of Essex
415.	Greater Essex County District School Board	1026	Harrow Senior Public School		Town of Essex
416.	Greater Essex County District School Board	5413		Harrow District High School	Town of Essex
417.	Greater Essex County District School Board	7780	Harrow Junior Public School		Town of Essex
418.	Greater Essex County District School Board	1858	Prince Andrew Public School		Town of Lasalle
419.	Greater Essex County District School Board	7804		Sandwich Secondary School	Town of Lasalle
420.	Greater Essex County District School Board	1574	Mount Carmel-Blytheswood Public School		Municipality of Leamington
421.	Greater Essex County District School Board	375	Maidstone Central Public School		Town of Lakeshore
422.	Greater Essex County District School Board	1790	Pelee Island Public School		Township of Pelee
423.	Greater Essex County District School Board	7794	Ruthven Public School		Town of Kingsville

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
424.	Greater Essex County District School Board	1534	East Mersea Public School		Municipality of Leamington
425.	Halton Catholic District School Board	8135		Bishop P.F. Reding Secondary	Town of Milton
426.	Halton District School Board	267	Brookville PS		Town of Milton
427.	Halton District School Board	1817	Pineview PS		Town of Halton Hills
428.	Halton District School Board	2238	Stewarttown Md S		Town of Halton Hills
429.	Halton District School Board	1261	Kilbride PS		City of Burlington
430.	Halton District School Board	1358	Limehouse PS		Town of Halton Hills
431.	Halton District School Board	10469	Chris Hadfield Public School		Town of Milton
432.	Hamilton-Wentworth Catholic District School Board	9410	Holy Name of Mary CES		City of Hamilton
433.	Hamilton-Wentworth Catholic District School Board	3511	Our Lady of Mount Carmel		City of Hamilton
434.	Hamilton-Wentworth Catholic District School Board	4496	St Thomas		City of Hamilton
435.	Hamilton-Wentworth Catholic District School Board	10115	Guardian Angels Catholic Elementary School		City of Hamilton
436.	Hamilton-Wentworth District School Board	10614	Canterbury Hills		City of Hamilton
437.	Hamilton-Wentworth District School Board	168	Bellmoore PS		City of Hamilton
438.	Hamilton-Wentworth District School Board	202	Balaclava PS		City of Hamilton
439.	Hamilton-Wentworth District School Board	6343	Queens Rangers PS		City of Hamilton
440.	Hamilton-Wentworth District School Board	821	Flamborough Centre Senior PS		City of Hamilton
441.	Hamilton-Wentworth District School Board	1543	Millgrove PS		City of Hamilton
442.	Hamilton-Wentworth District School Board	1579	Mount Hope PS		City of Hamilton
443.	Hamilton-Wentworth District School Board	6175	Bell-Stone PS		City of Hamilton
444.	Hamilton-Wentworth District School Board	616	Dr John Seaton PS		City of Hamilton
445.	Hamilton-Wentworth District School Board	186	Beverly Central PS		City of Hamilton
446.	Hamilton-Wentworth District School Board	980	Guy B Brown PS		City of Hamilton
447.	Hamilton-Wentworth District School Board	1477	Mary Hopkins PS		City of Hamilton
448.	Hamilton-Wentworth District School Board	5729		Waterdown DHS	City of Hamilton
449.	Hamilton-Wentworth District School Board	10012	Allan A. Greenleaf School		City of Hamilton
450.	Hamilton-Wentworth District School Board	2539	Winona PS		City of Hamilton
451.	Hastings and Prince Edward District School Board	1254	Kente PS		City of Prince Edward County
452.	Hastings and Prince Edward District School Board	124	Bancroft PS		Town of Bancroft
453.	Hastings and Prince Edward District School Board	196	Birds Creek PS		Municipality of Hastings Highlands
454.	Hastings and Prince Edward District School Board	1494	Hermon PS		Township of Carlow/Mayo
455.	Hastings and Prince Edward District School Board	1654	North Hastings Sr E S		Town of Bancroft

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
456.	Hastings and Prince Edward District School Board	5547		North Hastings HS	Town of Bancroft
457.	Hastings and Prince Edward District School Board	72	Massassaga-Rednersville PS		City of Prince Edward County
458.	Hastings and Prince Edward District School Board	1002	Pinecrest Memorial E S		City of Prince Edward County
459.	Hastings and Prince Edward District School Board	108	Athol Central PS		City of Prince Edward County
460.	Hastings and Prince Edward District School Board	472	Coe Hill PS		Township of Wollaston
461.	Hastings and Prince Edward District School Board	1015	Harmony PS		City of Belleville
462.	Hastings and Prince Edward District School Board	580	Deseronto PS		Deseronto
463.	Hastings and Prince Edward District School Board	847	Foxboro PS		City of Belleville
464.	Hastings and Prince Edward District School Board	850	Frankford PS		City of Quinte West
465.	Hastings and Prince Edward District School Board	374	Madoc Township PS		Township of Madoc
466.	Hastings and Prince Edward District School Board	1419	Madoc PS		Municipality of Centre Hastings
467.	Hastings and Prince Edward District School Board	5276		Centre Hastings SS	Municipality of Centre Hastings
468.	Hastings and Prince Edward District School Board	671	Earl Prentice PS		Municipality of Marmora And Lake
469.	Hastings and Prince Edward District School Board	1471	Marmora Sr PS		Municipality of Marmora And Lake
470.	Hastings and Prince Edward District School Board	1493	Maynooth PS		Municipality of Hastings Highlands
471.	Hastings and Prince Edward District School Board	392	South Marysburgh Central PS		City of Prince Edward County
472.	Hastings and Prince Edward District School Board	395	Sophiasburgh Central PS		City of Prince Edward County
473.	Hastings and Prince Edward District School Board	1907	Queen Elizabeth PS (P)		City of Prince Edward County
474.	Hastings and Prince Edward District School Board	5599		Prince Edward CI	City of Prince Edward County
475.	Hastings and Prince Edward District School Board	2341	Tyendinaga PS		Township of Tyendinaga
476.	Hastings and Prince Edward District School Board	2241	Stirling Prmy PS		Township of Stirling-Rawdon
477.	Hastings and Prince Edward District School Board	2242	Stirling Jr PS		Township of Stirling-Rawdon
478.	Hastings and Prince Edward District School Board	2243	Stirling Sr PS		Township of Stirling-Rawdon
479.	Hastings and Prince Edward District School Board	2076	S H Connor PS		Municipality of Tweed
480.	Hastings and Prince Edward District School Board	2335	Tweed-Hungerford Sr PS		Municipality of Tweed
481.	Hastings and Prince Edward District School Board	502	C M L Snider E S		City of Prince Edward County
482.	Huron-Perth Catholic District School Board	3737		St Anne's Catholic S	Municipality of Central Huron
483.	Huron-Perth Catholic District School Board	3553	Our Lady of Mt Carmel Sep S		Municipality of South Huron
484.	Huron-Perth Catholic District School Board	3265	St Patricks Sep S		Municipality of West Perth
485.	Huron-Perth Catholic District School Board	3412	St Columban Sep S		Municipality of Huron East

Item Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
486.	Huron-Perth Catholic District School Board	3207	Precious Blood Sep S		Municipality of South Huron
487.	Huron-Perth Catholic District School Board	3035	St Joseph Sep S		Township of Ashfield-Colborne-Wawanosh
488.	Huron-Perth Catholic District School Board	3675	St James Sep S		Municipality of Huron East
489.	Huron-Perth Catholic District School Board	3202	St Patricks Sep S		Township of Perth East
490.	Huron-Perth Catholic District School Board	4598	Sacred Heart Sep S		Township of North Huron
491.	Huron-Perth Catholic District School Board	4600	St Boniface Sep S		Municipality of Bluewater
492.	Huron-Superior Catholic District School Board	4264	St Marys Sep S		Blind River
493.	Huron-Superior Catholic District School Board	7612	Our Lady of Fatima		Township of Chapleau
494.	Huron-Superior Catholic District School Board	4246	St Mary Sep S		Township of Sables-Spanish Rivers
495.	Huron-Superior Catholic District School Board	7606	St Joseph Sep.		Township of Michipicoten
496.	Huron-Superior Catholic District School Board	7604	St Basil Separate School		Township of White River
497.	Kawartha Pine Ridge District School Board	86	Apsley PS		Township of North Kawartha
498.	Kawartha Pine Ridge District School Board	501	South Monaghan PS		Township of Otonabee-South Monaghan
499.	Kawartha Pine Ridge District School Board	1005	Baltimore PS		Township of Hamilton
500.	Kawartha Pine Ridge District School Board	5909		Cntr fr Individ'l Stdies (Bwmnville)	Municipality of Clarington
501.	Kawartha Pine Ridge District School Board	10387	Harold Longworth Public School		Municipality of Clarington
502.	Kawartha Pine Ridge District School Board	434	Chemong Sr.		Township of Smith-Ennismore-Lakefield
503.	Kawartha Pine Ridge District School Board	247	Smithfield PS		Municipality of Brighton
504.	Kawartha Pine Ridge District School Board	248	Brighton PS		Municipality of Brighton
505.	Kawartha Pine Ridge District School Board	2200	Spring Valley PS		Municipality of Brighton
506.	Kawartha Pine Ridge District School Board	5326		East Northumberland SS	Municipality of Brighton
507.	Kawartha Pine Ridge District School Board	1029	Buckhorn PS		Township of Galway-Cavendish And Harvey
508.	Kawartha Pine Ridge District School Board	372	North Hope Central PS		Town of Port Hope And Hope
509.	Kawartha Pine Ridge District School Board	1079	Hillcrest PS		Municipality of Trent Hills
510.	Kawartha Pine Ridge District School Board	5258		Campbellford DHS	Municipality of Trent Hills
511.	Kawartha Pine Ridge District School Board	5806	Kent		Municipality of Trent Hills
512.	Kawartha Pine Ridge District School Board	5911		Cntr fr Individ'l Stdies (Cmpblfrd)	Municipality of Trent Hills
513.	Kawartha Pine Ridge District School Board	525	Castleton PS		Township of Cramahe
514.	Kawartha Pine Ridge District School Board	1647	North Cavan PS		Township of Cavan-Millbrook-North Monaghan
515.	Kawartha Pine Ridge District School Board	371	Camborne PS		Township of Hamilton

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
516.	Kawartha Pine Ridge District School Board	552	Dale Road Sr S		Township of Hamilton
517.	Kawartha Pine Ridge District School Board	474	Colborne P S		Township of Cramahe
518.	Kawartha Pine Ridge District School Board	526	South Cramahe PS		Township of Cramahe
519.	Kawartha Pine Ridge District School Board	747	Enniskillen PS		Municipality of Clarington
520.	Kawartha Pine Ridge District School Board	1594	Stockdale PS		City of Quinte West
521.	Kawartha Pine Ridge District School Board	1004	Plainville PS		Township of Hamilton
522.	Kawartha Pine Ridge District School Board	1000	Grafton PS		Township of Alnwick-Haldimand
523.	Kawartha Pine Ridge District School Board	1008	Hampton Jr PS		Municipality of Clarington
524.	Kawartha Pine Ridge District School Board	2297	M J Hobbs Sr PS		Municipality of Clarington
525.	Kawartha Pine Ridge District School Board	1032	Hastings PS		Municipality of Trent Hills
526.	Kawartha Pine Ridge District School Board	1033	Havelock PS		Township of Havelock-Belmont-Methuen
527.	Kawartha Pine Ridge District School Board	1648	North Shore PS		Township of Otonabee-South Monaghan
528.	Kawartha Pine Ridge District School Board	1311	Lakefield Intermed S		Township of Smith-Ennismore-Lakefield
529.	Kawartha Pine Ridge District School Board	1312	Ridpath PS		Township of Smith-Ennismore-Lakefield
530.	Kawartha Pine Ridge District School Board	5468		Lakefield DSS	Township of Smith-Ennismore-Lakefield
531.	Kawartha Pine Ridge District School Board	1538	Millbrook/South Cavan PS		Township of Cavan-Millbrook-North Monaghan
532.	Kawartha Pine Ridge District School Board	5931	Millbrook/South Cavan Annex		Township of Cavan-Millbrook-North Monaghan
533.	Kawartha Pine Ridge District School Board	458	Newtonville PS		Municipality of Clarington
534.	Kawartha Pine Ridge District School Board	1678	Norwood District PS		Township of Asphodel-Norwood
535.	Kawartha Pine Ridge District School Board	1679	Norwood District Int.		Township of Asphodel-Norwood
536.	Kawartha Pine Ridge District School Board	5558		Norwood District HS	Township of Asphodel-Norwood
537.	Kawartha Pine Ridge District School Board	457	Orono PS		Municipality of Clarington
538.	Kawartha Pine Ridge District School Board	1297	Kirby Centennial Public School PS		Municipality of Clarington
539.	Kawartha Pine Ridge District School Board	1186	James Strath PS		Township of Cavan-Millbrook-North Monaghan
540.	Kawartha Pine Ridge District School Board	5301		Crestwood SS	Township of Cavan-Millbrook-North Monaghan
541.	Kawartha Pine Ridge District School Board	882	George Hamilton PS		Town of Port Hope And Hope
542.	Kawartha Pine Ridge District School Board	2042	Roseneath Centennial PS		Township of Alnwick-Haldimand
543.	Kawartha Pine Ridge District School Board	1794	Percy Centennial PS		Municipality of Trent Hills
544.	Kawartha Pine Ridge District	2424	Warsaw PS		Township of Douro-

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	School Board				Dummer
545.	Kawartha Pine Ridge District School Board	2584	Youngs Point		Township of Smith-Ennismore-Lakefield
546.	Keewatin-Patricia District School Board	120	Golden Learning Centre		Municipality of Red Lake
547.	Keewatin-Patricia District School Board	669	Ear Falls PS		Township of Ear Falls
548.	Keewatin-Patricia District School Board	1116	Hudson PS		Municipality of Sioux Lookout
549.	Keewatin-Patricia District School Board	5942		Ignace School (Sec)	Township of Ignace
550.	Keewatin-Patricia District School Board	9475	Ignace School (Elem)		Township of Ignace
551.	Keewatin-Patricia District School Board	7538	Keewatin P.S.		City of Kenora
552.	Keewatin-Patricia District School Board	7532	Valleyview P.S.		City of Kenora
553.	Keewatin-Patricia District School Board	1740	Oxdrift PS		Oxdrift
554.	Keewatin-Patricia District School Board	1962	Red Lake-Madsen PS		Municipality of Red Lake
555.	Keewatin-Patricia District School Board	5610		Red Lake DHS	Municipality of Red Lake
556.	Keewatin-Patricia District School Board	7531	Sioux Narrows P.S.		Township of Sioux Narrows-Nestor Falls
557.	Keewatin-Patricia District School Board	2364	Lillian Berg PS		Township of Machin
558.	Keewatin-Patricia District School Board	2409	Wabigoon PS		Wabigoon
559.	Kenora Catholic District School Board	4171	St Louis Sep S		City of Kenora
560.	Lakehead District School Board	7562	Kakabeka Falls		Municipality of Oliver Paipoonge
561.	Lakehead District School Board	7574	Whitefish Valley		Township of Gillies
562.	Lakehead District School Board	7550	Crestview		Municipality of Oliver Paipoonge
563.	Lakehead District School Board	7553	Five Mile		City of Thunder Bay
564.	Lakehead District School Board	7556	Gorham & Ware		Thunder Bay
565.	Lakehead District School Board	7570	Valley Central PS		Municipality of Oliver Paipoonge
566.	Lakehead District School Board	7590	McKenzie		Township of Shuniah
567.	Lakehead District School Board	7591	Nor'wester View		City of Thunder Bay
568.	Lakehead District School Board	9974	Valley Central/Rosslyn Village annex		Municipality of Oliver Paipoonge
569.	Lambton Kent District School Board	261	Brooke Central PS		Municipality of Brooke-Alvinston
570.	Lambton Kent District School Board	1030	Harwich-Raleigh PS		Municipality of Chatham-Kent
571.	Lambton Kent District School Board	2406	W J Baird PS		Municipality of Chatham-Kent
572.	Lambton Kent District School Board	5233		Blenheim DHS	Municipality of Chatham-Kent
573.	Lambton Kent District School Board	2588	Zone Township Central PS		Municipality of Chatham-Kent
574.	Lambton Kent District School Board	246	Brigden S		Township of St. Clair

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	Board				
575.	Lambton Kent District School Board	251	Bright's Grove PS		City of Sarnia
576.	Lambton Kent District School Board	14	Aberarder Central S		Town of Plympton-Wyoming
577.	Lambton Kent District School Board	756	Errol Village PS		Town of Plympton-Wyoming
578.	Lambton Kent District School Board	10495	Colonel Cameron Public School		Township of St. Clair
579.	Lambton Kent District School Board	564	Dawn Township Central S		Township of Dawn-Euphemia
580.	Lambton Kent District School Board	628	Dresden Area Central S		Municipality of Chatham-Kent
581.	Lambton Kent District School Board	5473		Lambton Kent Comp S	Municipality of Chatham-Kent
582.	Lambton Kent District School Board	2567	Kinnwood Central Public School		Municipality of Lambton Shores
583.	Lambton Kent District School Board	5364		North Lambton SS	Municipality of Lambton Shores
584.	Lambton Kent District School Board	948	Grand Bend PS		Municipality of Lambton Shores
585.	Lambton Kent District School Board	1532	Merlin Area PS		Municipality of Chatham-Kent
586.	Lambton Kent District School Board	1562	Mooretown-Courtright S		Township of St. Clair
587.	Lambton Kent District School Board	1087	Hillcrest PS		Town of Petrolia
588.	Lambton Kent District School Board	1321	Lambton Central Centennial S		Township of Enniskillen
589.	Lambton Kent District School Board	1911	Queen Elizabeth II PS		Town of Petrolia
590.	Lambton Kent District School Board	5472		Lambton Central Collegiate V.I.	Town of Petrolia
591.	Lambton Kent District School Board	2001	Riverview Central S		Township of St. Clair
592.	Lambton Kent District School Board	1111	Howard-Harwich-Moravian PS		Municipality of Chatham-Kent
593.	Lambton Kent District School Board	1983	Ridgetown PS		Municipality of Chatham-Kent
594.	Lambton Kent District School Board	5618		Ridgetown DHS	Municipality of Chatham-Kent
595.	Lambton Kent District School Board	493	Confederation Central S		City of Sarnia
596.	Lambton Kent District School Board	2293	Thamesville Area Central PS		Municipality of Chatham-Kent
597.	Lambton Kent District School Board	219	Bosanquet Central PS		Municipality of Lambton Shores
598.	Lambton Kent District School Board	2311	Tilbury Area PS		Municipality of Chatham-Kent
599.	Lambton Kent District School Board	5708		Tilbury DHS	Municipality of Chatham-Kent
600.	Lambton Kent District School Board	5733	East Lambton ES		Township of Warwick
601.	Lambton Kent District School Board	2489	Wheatley Area PS		Municipality of Leamington
602.	Lambton Kent District School Board	2185	South Plympton Central S		Town of Plympton-Wyoming
603.	Lambton Kent District School Board	2576	Wyoming PS		Town of Plympton-Wyoming
604.	Limestone District School Board	132	Bath PS		Township of Loyalist

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
605.	Limestone District School Board	9674	Sandhurst PS		Town of Greater Napanee
606.	Limestone District School Board	2247	Storrington PS		Township of South Frontenac
607.	Limestone District School Board	9707	Centreville PS		Township of Stone Mills
608.	Limestone District School Board	1642	North Addington Education Centre (Elem)		Township of Addington Highlands
609.	Limestone District School Board	5195		North Addington Education Centre (Sec)	Township of Addington Highlands
610.	Limestone District School Board	9673	Denbigh PS		Township of Addington Highlands
611.	Limestone District School Board	720	Elginburg & District PS		City of Kingston
612.	Limestone District School Board	9675	Enterprise PS		Township of Stone Mills
613.	Limestone District School Board	918	Glenburnie PS		City of Kingston
614.	Limestone District School Board	1027	Harrowsmith PS		Township of South Frontenac
615.	Limestone District School Board	1823	Joyceville PS		City of Kingston
616.	Limestone District School Board	1329	Land O Lakes PS		Township of Central Frontenac
617.	Limestone District School Board	992	H H Langford		Town of Greater Napanee
618.	Limestone District School Board	1624	Newburgh PS		Township of Stone Mills
619.	Limestone District School Board	1698	Odessa PS		Township of Loyalist
620.	Limestone District School Board	5355		Ernestown SS	Township of Loyalist
621.	Limestone District School Board	1096	Hinchinbrooke PS		Township of Central Frontenac
622.	Limestone District School Board	1799	Perth Road PS		Township of South Frontenac
623.	Limestone District School Board	454	Clarendon Central PS		Township of North Frontenac
624.	Limestone District School Board	2099	Selby PS		Town of Greater Napanee
625.	Limestone District School Board	2115	Sharbot Lake PS		Township of Central Frontenac
626.	Limestone District School Board	2116	Sharbot Lake HS (Elem)		Township of Central Frontenac
627.	Limestone District School Board	5636		Sharbot Lake HS (Sec)	Township of Central Frontenac
628.	Limestone District School Board	9648	Amherst Island PS		Township of Loyalist
629.	Limestone District School Board	1396	Loughborough PS		Township of South Frontenac
630.	Limestone District School Board	5690		Sydenham HS	Township of South Frontenac
631.	Limestone District School Board	2277	Tamworth PS		Township of Stone Mills
632.	Limestone District School Board	1860	Prince Charles PS		Township of South Frontenac
633.	Limestone District School Board	2548	Marysville PS		Township of Frontenac Islands
634.	Limestone District School	9522	Yarker Family School		Township of Stone

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	Board				Mills
635.	Near North District School Board	253	Britt PS		Britt
636.	Near North District School Board	279	Land of Lakes Sr PS		Village of Burk's Falls
637.	Near North District School Board	281	M A Wittick Jr PS		Village of Burk's Falls
638.	Near North District School Board	308	M T Davidson S		Municipality of Callander
639.	Near North District School Board	806	Ferris Glen PS		Township of East Ferris
640.	Near North District School Board	2495	Whitestone Lake Central S		Municipality of Whitestone
641.	Near North District School Board	770	Evergreen Heights Education Centre		Township of Perry
642.	Near North District School Board	1416	Mactier PS		Township of Georgian Bay
643.	Near North District School Board	1420	Magnetawan Central PS		Municipality of Magnetawan
644.	Near North District School Board	1489	Mattawa District PS		Mattawa
645.	Near North District School Board	5511		F J McElligott SS	Mattawa
646.	Near North District School Board	1633	South Shore Education Centre		Township of Nipissing
647.	Near North District School Board	1635	Nobel PS		Municipality of McDougall
648.	Near North District School Board	1499	McDougall PS		Municipality of McDougall
649.	Near North District School Board	9556	Humphrey Central PS		Township of Seguin
650.	Near North District School Board	91	Argyle PS		Port Loring
651.	Near North District School Board	2108	Mapleridge Sr PS		Municipality of Powassan
652.	Near North District School Board	6379	Phelps Central School		Redbridge
653.	Near North District School Board	2187	South River PS		Village of South River
654.	Near North District School Board	5668		Almaguin Highlands SS	Township of Strong
655.	Near North District School Board	5686		Northern SS	Municipality of West Nipissing
656.	Near North District School Board	2258	Sundridge Centennial PS		Village of Sundridge
657.	Niagara Catholic District School Board	7972	St John		Town of Lincoln
658.	Niagara Catholic District School Board	10019	St. Mark Catholic Elementary		Town of Lincoln
659.	Niagara Catholic District School Board	3724	St Ann Sep S		Town of Pelham
660.	Niagara Catholic District School Board	3696	St Alexander Sep S		Town of Pelham
661.	Niagara Catholic District School Board	10078	St. George Catholic Elementary		Town of Fort Erie
662.	Niagara Catholic District School Board	7967	St Edward		Town of Lincoln
663.	Niagara Catholic District School Board	7977	St Michael		Town of Niagara-On-The-Lake
664.	Niagara Catholic District School Board	7976	St Martin		Township of West Lincoln

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
665.	Niagara Catholic District School Board	4104	St Joseph Sep S		Town of Fort Erie
666.	Niagara Catholic District School Board	3922	St Elizabeth Sep S		Township of Wainfleet
667.	Nipissing-Parry Sound Catholic District School Board	5985	St. Theresa Catholic School		Township of East Ferris
668.	Nipissing-Parry Sound Catholic District School Board	4523	St Victor Sep S		Mattawa
669.	Nipissing-Parry Sound Catholic District School Board	3983	St Gregory Sep S		Municipality of Powassan
670.	Nipissing-Parry Sound Catholic District School Board	3560	Our Lady of Sorrows Sep S		Municipality of West Nipissing
671.	Northeastern Catholic District School Board	7748	St Patrick School		Town of Cobalt
672.	Northeastern Catholic District School Board	4145	Aileen-Wright English Catholic S		Town of Cochrane
673.	Northeastern Catholic District School Board	7745	Holy Family School		Town of Englehart
674.	Northeastern Catholic District School Board	4556	St Anne Sep S		Town of Iroquois Falls
675.	Northeastern Catholic District School Board	10383	St Anne JK-SK		Town of Iroquois Falls
676.	Northeastern Catholic District School Board	7744	English Catholic Central School		Township of Dymond
677.	Northeastern Catholic District School Board	7713	St Joseph School		City of Timmins
678.	Northwest Catholic District School Board	3509	Our Lady Of The Way		Township of Morley
679.	Ottawa-Carleton Catholic District School Board	3324	St Michaels Sep S - Carp		City of Ottawa
680.	Ottawa-Carleton Catholic District School Board	3223	St Michaels Sep S - Fitzroy		City of Ottawa
681.	Ottawa-Carleton Catholic District School Board	3241	St Mary Sep S - Gloucester		City of Ottawa
682.	Ottawa-Carleton Catholic District School Board	3399	St Isidore Sep S		City of Ottawa
683.	Ottawa-Carleton Catholic District School Board	3489	St Catherines Sep S		City of Ottawa
684.	Ottawa-Carleton Catholic District School Board	10125	St. Theresa Catholic Elementary School		City of Ottawa
685.	Ottawa-Carleton Catholic District School Board	4418	St Philip Sep S		City of Ottawa
686.	Ottawa-Carleton District School Board	1132	Huntley Centennial PS		City of Ottawa
687.	Ottawa-Carleton District School Board	5734		West Carleton SS	City of Ottawa
688.	Ottawa-Carleton District School Board	10140	Fitzroy Harbour PS		City of Ottawa
689.	Ottawa-Carleton District School Board	334	Castor Valley ES		City of Ottawa
690.	Ottawa-Carleton District School Board	1727	Greely PS		City of Ottawa
691.	Ottawa-Carleton District School Board	1239	Rideau Valley Middle S		City of Ottawa
692.	Ottawa-Carleton District School Board	1655	Kars PS		City of Ottawa
693.	Ottawa-Carleton District School Board	819	Fitzroy Centennial/Harbour PS		City of Ottawa
694.	Ottawa-Carleton District School Board	1725	Metcalfe PS		City of Ottawa

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
695.	Ottawa-Carleton District School Board	5570		Osgoode Township HS	City of Ottawa
696.	Ottawa-Carleton District School Board	1593	Munster ES		City of Ottawa
697.	Ottawa-Carleton District School Board	1519	Meadowview PS		City of Ottawa
698.	Ottawa-Carleton District School Board	548	D. Aubrey Moodie Intermediate S		City of Ottawa
699.	Ottawa-Carleton District School Board	1607	Cedarview Middle S		City of Ottawa
700.	Ottawa-Carleton District School Board	1653	North Gower - Marlborough PS		City of Ottawa
701.	Ottawa-Carleton District School Board	1726	Osgoode PS		City of Ottawa
702.	Ottawa-Carleton District School Board	1977	Richmond PS		City of Ottawa
703.	Ottawa-Carleton District School Board	5662		South Carleton HS	City of Ottawa
704.	Ottawa-Carleton District School Board	940	Goulbourn Middle S		City of Ottawa
705.	Ottawa-Carleton District School Board	2320	Torbolton S		City of Ottawa
706.	Ottawa-Carleton District School Board	9537	Stonecrest ES		City of Ottawa
707.	Peel District School Board	64	Alloa PS		Town of Caledon
708.	Peel District School Board	338	Castlemore (Treeline Gore Campus)		City of Brampton
709.	Peel District School Board	1141	Huttonville PS		City of Brampton
710.	Peel District School Board	10402	Edenbrook Hill Public School		City of Brampton
711.	Peel District School Board	10490	Claireville P.S.		City of Brampton
712.	Peel District School Board	10597	Brisdale P.S.		City of Brampton
713.	Peel District School Board	164	Belfountain PS		Town of Caledon
714.	Peel District School Board	302	Caledon Central PS		Town of Caledon
715.	Peel District School Board	303	Caledon East PS		Town of Caledon
716.	Peel District School Board	304	Alton PS		Town of Caledon
717.	Peel District School Board	527	Credit View PS		Town of Caledon
718.	Peel District School Board	1052	Herb Campbell PS		Town of Caledon
719.	Peel District School Board	1417	Macville PS		Town of Caledon
720.	Peel District School Board	1749	Palgrave PS		Town of Caledon
721.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9261	St. Mary's School, Campbellford		Municipality of Trent Hills
722.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9252	St. Joseph's School, Douro		Township of Douro-Dummer
723.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9256	St. Luke's School		City of Kawartha Lakes
724.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9253	St. Martin's School		Township of Smith-Ennismore-Lakefield
725.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9265	St. Mary's School, Grafton		Township of Alnwick-Haldimand
726.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9257	St. John's School, Kirkfield		City of Kawartha Lakes
727.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9254	St. Paul's School, Lakefield		Township of Smith-Ennismore-Lakefield

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
728.	Peterborough Victoria Northumberland and Clarington Catholic DSB	10037		St Thomas Aquinas Catholic	City of Kawartha Lakes
729.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9255	St. Paul's School, Norwood		Township of Asphodel-Norwood
730.	Rainbow District School Board	298	C R Judd PS		City of Greater Sudbury
731.	Rainbow District School Board	433	Chelmsford PS		City of Greater Sudbury
732.	Rainbow District School Board	5853		Chelmsford Valley District C.S.	City of Greater Sudbury
733.	Rainbow District School Board	9829	Chelmsford Valley District CS Elementary Program		
734.	Rainbow District School Board	504	Copper Cliff PS		City of Greater Sudbury
735.	Rainbow District School Board	608	Larchwood PS		City of Greater Sudbury
736.	Rainbow District School Board	422	Charles C McLean PS		Gore Bay
737.	Rainbow District School Board	5483	Levack PS		City of Greater Sudbury
738.	Rainbow District School Board	1373	Little Current PS		Town of Northeastern Manitoulin And The Islands
739.	Rainbow District School Board	105	Assignack PS		Township of Assignack
740.	Rainbow District School Board	996	Markstay PS		Municipality of Markstay-Warren
741.	Rainbow District School Board	2075	S Geiger PS		Township of Sables-Spanish Rivers
742.	Rainbow District School Board	331	Central Manitoulin PS		Township of Central Manitoulin
743.	Rainbow District School Board	517	Monetville PS		Municipality of French River
744.	Rainbow District School Board	590	Wanup PS		City of Greater Sudbury
745.	Rainbow District School Board	9623	Warren P.S. (annex to Markstay PS)		Municipality of Markstay-Warren
746.	Rainbow District School Board	2436	Webbwood PS		Township of Sables-Spanish Rivers
747.	Rainbow District School Board	5505		Manitoulin SS	West Bay
748.	Rainbow District School Board	574	Robert H Murray PS		City of Greater Sudbury
749.	Rainy River District School Board	9381	Atikokan HS (Elem)		Township of Atikokan
750.	Rainy River District School Board	9385	North Star Community School		Township of Atikokan
751.	Rainy River District School Board	9390		Atikokan HS	Township of Atikokan
752.	Rainy River District School Board	9376	Crossroads E PS		Township of La Vallee
753.	Rainy River District School Board	9377	Donald Young PS		Township of Emo
754.	Rainy River District School Board	9387	Sturgeon Creek S		Township of Chapple
755.	Rainy River District School Board	9383	Nestor Falls PS		Township of Sioux Narrows-Nestor Falls
756.	Rainy River District School	9375	Riverview E S		Town of Rainy River

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	Board				
757.	Rainy River District School Board	9392		Rainy River HS	Town of Rainy River
758.	Rainy River District School Board	9382	McCrossan-Tovell PS		Township of Lake of The Woods
759.	Renfrew County Catholic District School Board	4056	St John Bosco Sep S		Township of Madawaska Valley
760.	Renfrew County Catholic District School Board	4088	St Joseph's Sep S - Calabogie		Township of Greater Madawaska
761.	Renfrew County Catholic District School Board	3767	St Anthony's Sep S		Town of Laurentian Hills
762.	Renfrew County Catholic District School Board	3604	George Vanier Sep S		Township of Madawaska Valley
763.	Renfrew County Catholic District School Board	4274	St Mary's Sep S - Deep River		Town of Deep River
764.	Renfrew County Catholic District School Board	4326	St Michael's Sep S		Township of Admaston/Bromley
765.	Renfrew County Catholic District School Board	4013	St James Sep S		Township of Bonnechere Valley
766.	Renfrew County Catholic District School Board	3715	St Andrews Sep S		Township of Killaloe, Hagarty And Richards
767.	Renfrew County Catholic District School Board	3829	St Casimir's Sep S		Township of Killaloe, Hagarty And Richards
768.	Renfrew County Catholic District School Board	3531	Our Lady of Grace Sep S		Township of Whitewater Region
769.	Renfrew County Catholic District School Board	4275	St Mary's Sep S - Wilno		Township of Killaloe, Hagarty And Richards
770.	Renfrew County District School Board	1509	McNab PS		Township of McNab-Braeside
771.	Renfrew County District School Board	131	Sherwood PS		Township of Madawaska Valley
772.	Renfrew County District School Board	5502		Madawaska Valley DHS	Township of Madawaska Valley
773.	Renfrew County District School Board	152	Beachburg PS		Township of Whitewater Region
774.	Renfrew County District School Board	116	Calabogie PS		Township of Greater Madawaska
775.	Renfrew County District School Board	470	Cobden District PS		Township of Whitewater Region
776.	Renfrew County District School Board	1260	Keys PS		Town of Deep River
777.	Renfrew County District School Board	2274	Morison PS		Town of Deep River
778.	Renfrew County District School Board	5311		MacKenzie HS	Town of Deep River
779.	Renfrew County District School Board	5566		Opeongo HS	Township of Admaston/Bromley
780.	Renfrew County District School Board	9445	Eganville P.S.		Township of Bonnechere Valley
781.	Renfrew County District School Board	1262	Killaloe PS		Township of Killaloe, Hagarty And Richards
782.	Renfrew County District School Board	1948	Palmer Rapids PS		Township of Brudenell, Lyndoch And Raglan
783.	Renfrew County District School Board	56	Rockwood PS		Township of Laurentian Valley
784.	Renfrew County District School Board	1811	Pine View PS		Township of Laurentian Valley
785.	Renfrew County District School Board	20	Admaston PS		Township of Admaston/Bromley
786.	Renfrew County District School Board	1109	Horton PS		Township of Horton

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
787.	Renfrew County District School Board	2468	Westmeath PS		Township of Whitewater Region
788.	Simcoe County District School Board	8188	Angus Morrison ES		Township of Essa
789.	Simcoe County District School Board	8189	Pine River ES		Township of Essa
790.	Simcoe County District School Board	8214	Tecumseth North ES		Town of New Tecumseth
791.	Simcoe County District School Board	8137	Frederick Campbell ES		Borden
792.	Simcoe County District School Board	8144	Hon. Earl Rowe PS		Town of Bradford-West Gwillimbury
793.	Simcoe County District School Board	8173	Sir William Osler PS		Town of Bradford-West Gwillimbury
794.	Simcoe County District School Board	8238		Bradford DHS	Town of Bradford-West Gwillimbury
795.	Simcoe County District School Board	8198	Brechin PS		Township of Ramara
796.	Simcoe County District School Board	8202	Coldwater PS		Township of Severn
797.	Simcoe County District School Board	8204	Cookstown PS		Town of Innisfil
798.	Simcoe County District School Board	8215	Tecumseth Beeton		Town of New Tecumseth
799.	Simcoe County District School Board	8161	Nottawasaga & Creemore PS		Township of Clearview
800.	Simcoe County District School Board	8162	Creemore Annex		Township of Clearview
801.	Simcoe County District School Board	8190	Cumberland Beach /Ardrea PS		Township of Severn
802.	Simcoe County District School Board	8191	Cumberland Beach /Ardrea PS		Township of Severn
803.	Simcoe County District School Board	8208	Duntroon Central PS		Township of Clearview
804.	Simcoe County District School Board	8193	Baxter Annex		Township of Essa
805.	Simcoe County District School Board	8194	Baxter Central PS		Township of Essa
806.	Simcoe County District School Board	8146	Huron Centennial ES		Township of Springwater
807.	Simcoe County District School Board	8241		Elmvale DHS	Township of Springwater
808.	Simcoe County District School Board	8217	Tosorontio Central PS		Township of Adjala-Tosorontio
809.	Simcoe County District School Board	8209	East Oro PS		Township of Oro-Medonte
810.	Simcoe County District School Board	8143	Hillsdale ES		Township of Springwater
811.	Simcoe County District School Board	8147	Innisfil Central PS		Town of Innisfil
812.	Simcoe County District School Board	8150	Killarney Beach PS		Town of Innisfil
813.	Simcoe County District School Board	8183	Adjala Central PS		Township of Adjala-Tosorontio
814.	Simcoe County District School Board	8212	Forest Hill PS		Township of Springwater
815.	Simcoe County District School Board	8155	Minesing Central PS		Township of Springwater
816.	Simcoe County District School Board	8156	Moonstone ES		Township of Oro-Medonte
817.	Simcoe County District	8159	New Lowell PS		Township of Clearview

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
	School Board				
818.	Simcoe County District School Board	8271	Nottawa PS		Township of Clearview
819.	Simcoe County District School Board	8153	Marchmont PS		Township of Severn
820.	Simcoe County District School Board	8219	Uptergrove PS		Township of Ramara
821.	Simcoe County District School Board	8139	Guthrie PS		Township of Oro-Medonte
822.	Simcoe County District School Board	8166	Port McNicoll PS		Township of Tay
823.	Simcoe County District School Board	8172	Shanty Bay PS		Township of Oro-Medonte
824.	Simcoe County District School Board	8223	W. R. Best Memorial PS		Township of Oro-Medonte
825.	Simcoe County District School Board	8199	Byng PS		Township of Clearview
826.	Simcoe County District School Board	8247		Stayner CI	Township of Clearview
827.	Simcoe County District School Board	10123	Clearview Meadows new		Township of Clearview
828.	Simcoe County District School Board	8138	Goodfellow PS		Town of Innisfil
829.	Simcoe County District School Board	8176	Sunnybrae PS		Town of Innisfil
830.	Simcoe County District School Board	8265	Alcona Glen ES		Town of Innisfil
831.	Simcoe County District School Board	8216	Tecumseth South Central PS		Town of New Tecumseth
832.	Simcoe County District School Board	8218	Tottenham PS		Town of New Tecumseth
833.	Simcoe County District School Board	8220	Victoria Harbour ES		Township of Tay
834.	Simcoe County District School Board	8154	Warminster ES		Township of Oro-Medonte
835.	Simcoe County District School Board	8196	Birchview Dunes ES		Town of Wasaga Beach
836.	Simcoe County District School Board	8227	Worsley ES		Town of Wasaga Beach
837.	Simcoe County District School Board	8169	Rama Central PS		Washago
838.	Simcoe County District School Board	8225	Waubashene ES		Township of Tay
839.	Simcoe County District School Board	9713	Waubashene Pines		Township of Tay
840.	Simcoe County District School Board	8229	Wyevale Central PS		Township of Tiny
841.	Simcoe Muskoka Catholic District School Board	8299	Our Lady of Grace		Township of Essa
842.	Simcoe Muskoka Catholic District School Board	9404	Monsignor J.E. Ronan		Town of New Tecumseth
843.	Simcoe Muskoka Catholic District School Board	8310	St Charles		Town of Bradford-West Gwillimbury
844.	Simcoe Muskoka Catholic District School Board	8288	Foley		Township of Ramara
845.	Simcoe Muskoka Catholic District School Board	8306	Prince of Peace		Cfb Borden
846.	Simcoe Muskoka Catholic District School Board	8313	St James		Township of Adjala-Tosorontio
847.	Simcoe Muskoka Catholic District School Board	8300	Our Lady of Lourdes		Township of Springwater

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
848.	Simcoe Muskoka Catholic District School Board	8301	Our Lady of Mercy		Township of Georgian Bay
849.	Simcoe Muskoka Catholic District School Board	8302	Our Lady of Assumption		Township of Clearview
850.	Simcoe Muskoka Catholic District School Board	8298	Notre Dame		Township of Oro-Medonte
851.	Simcoe Muskoka Catholic District School Board	8312	St Francis of Assisi		Town of Innisfil
852.	Simcoe Muskoka Catholic District School Board	9791	Holy Cross		Town of Innisfil
853.	Simcoe Muskoka Catholic District School Board	8287	Father F.X. O'Reilly		Town of New Tecumseth
854.	Simcoe Muskoka Catholic District School Board	8327		St Thomas Aquinas	Town of New Tecumseth
855.	Simcoe Muskoka Catholic District School Board	8330	St Antoine Daniel		Township of Tay
856.	Simcoe Muskoka Catholic District School Board	9407	St Noel Chabanel		Town of Wasaga Beach
857.	St. Clair Catholic District School Board	3732	St. Anne Catholic S, Blenheim		Municipality of Chatham-Kent
858.	St. Clair Catholic District School Board	4236	St. Mary Catholic S.		Municipality of Chatham-Kent
859.	St. Clair Catholic District School Board	4002	St. Ignatius Catholic S		Municipality of Chatham-Kent
860.	St. Clair Catholic District School Board	4315	St. Michael Catholic S, Bright's Grove		City of Sarnia
861.	St. Clair Catholic District School Board	4527	St. Vincent Catholic S		Municipality of Chatham-Kent
862.	St. Clair Catholic District School Board	6387	St. Joseph Catholic S, Corunna		Township of St. Clair
863.	St. Clair Catholic District School Board	4297	St. Michael Catholic S, Dresden		Municipality of Chatham-Kent
864.	St. Clair Catholic District School Board	4061	St. John Fisher Catholic S		Municipality of Lambton Shores
865.	St. Clair Catholic District School Board	4424	St. Philip Catholic S		Town of Petrolia
866.	St. Clair Catholic District School Board	3649	Sacred Heart Catholic S, Port Lambton		Township of St. Clair
867.	St. Clair Catholic District School Board	4304	St. Michael Catholic S, Ridgetown		Municipality of Chatham-Kent
868.	St. Clair Catholic District School Board	4386	St. Paul Catholic S		Municipality of Chatham-Kent
869.	St. Clair Catholic District School Board	4123	St. Joseph Catholic S, Tilbury		Municipality of Chatham-Kent
870.	St. Clair Catholic District School Board	4400	St. Peter Canisius Catholic S		Township of Warwick
871.	St. Clair Catholic District School Board	3315	Holy Rosary Catholic S		Town of Plympton-Wyoming
872.	Sudbury Catholic District School Board	4240	St Mary Sep S		City of Greater Sudbury
873.	Sudbury Catholic District School Board	3844	St Charles Sep S		City of Greater Sudbury
874.	Sudbury Catholic District School Board	3550	St Paul the Apostle Sep S		City of Greater Sudbury
875.	Sudbury Catholic District School Board	4116	St Joseph Sep S		Municipality of Killarney
876.	Sudbury Catholic District School Board	4212	St Mark Sep S		Municipality of Markstay-Warren
877.	Sudbury Catholic District School Board	3766	St Christopher Sep S		City of Greater Sudbury

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
878.	Superior North Catholic District School Board	4100	St Joseph		Municipality of Greenstone
879.	Superior North Catholic District School Board	3514	Our Lady of Fatima		Municipality of Greenstone
880.	Superior North Catholic District School Board	3542	Our Lady of Lourdes S		Township of Manitouwadge
881.	Superior North Catholic District School Board	3319	Holy Saviour		Town of Marathon
882.	Superior North Catholic District School Board	3821	St Brigid Sep S		Municipality of Greenstone
883.	Superior North Catholic District School Board	10661	Saint Edward Catholic School		Township of Nipigon
884.	Superior North Catholic District School Board	3996	St Hilary Sep S		Township of Red Rock
885.	Superior North Catholic District School Board	3269	Holy Angels Sep S		Township of Schreiber
886.	Superior North Catholic District School Board	4230	St Martin		Township of Terrace Bay
887.	Superior-Greenstone District School Board	5389	Beardmore PS		Municipality of Greenstone
888.	Superior-Greenstone District School Board	601	Dorion PS		Township of Dorion
889.	Superior-Greenstone District School Board	896	B A Parker PS		Municipality of Greenstone
890.	Superior-Greenstone District School Board	5388		Geraldton Comp Secondary School	Municipality of Greenstone
891.	Superior-Greenstone District School Board	9535	Marjorie Mills PS		Municipality of Greenstone
892.	Superior-Greenstone District School Board	1436	Manitouwadge PS		Township of Manitouwadge
893.	Superior-Greenstone District School Board	9319		New Manitouwadge HS	Township of Manitouwadge
894.	Superior-Greenstone District School Board	1461	Margaret Twomey PS		Town of Marathon
895.	Superior-Greenstone District School Board	5507		Marathon HS	Town of Marathon
896.	Superior-Greenstone District School Board	1632	George O'Neill PS		Township of Nipigon
897.	Superior-Greenstone District School Board	1963	Red Rock PS		Township of Red Rock
898.	Superior-Greenstone District School Board	5542		Nipigon Red Rock DHS	Township of Red Rock
899.	Superior-Greenstone District School Board	2089	Schreiber PS		Township of Schreiber
900.	Superior-Greenstone District School Board	2289	Terrace Bay PS		Township of Terrace Bay
901.	Superior-Greenstone District School Board	5631		Lake Superior HS	Township of Terrace Bay
902.	Thames Valley District School Board	683	East Williams Memorial PS		Municipality of North Middlesex
903.	Thames Valley District School Board	1500	McGillivray Central PS		Municipality of North Middlesex
904.	Thames Valley District School Board	1381	Centennial Central PS		Township of Middlesex Centre
905.	Thames Valley District School Board	5517		Medway HS	Township of Middlesex Centre
906.	Thames Valley District School Board	1429	Summer's Corners PS		Township of Malahide
907.	Thames Valley District School Board	2459	Beachville PS		Township of South-West Oxford

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
908.	Thames Valley District School Board	600	South Dorchester PS		Township of Malahide
909.	Thames Valley District School Board	1656	North Norwich PS		Township of Norwich
910.	Thames Valley District School Board	569	Delaware Central PS		Township of Middlesex Centre
911.	Thames Valley District School Board	1857	Prince Andrew PS		Township of Middlesex Centre
912.	Thames Valley District School Board	1664	Northdale Central Sr PS		Municipality of Thames Centre
913.	Thames Valley District School Board	1992	River Heights PS		Municipality of Thames Centre
914.	Thames Valley District School Board	5309		Lord Dorchester SS	Municipality of Thames Centre
915.	Thames Valley District School Board	630	Drumbo Central PS		Township of Blandford-Blenheim
916.	Thames Valley District School Board	654	Dunwich-Dutton PS		Municipality of Dutton-Dunwich
917.	Thames Valley District School Board	2589	Zorra Highland Park PS		Township of Zorra
918.	Thames Valley District School Board	711	Ekcoe Central PS		Municipality of Southwest Middlesex
919.	Thames Valley District School Board	1571	Mosa Central PS		Municipality of Southwest Middlesex
920.	Thames Valley District School Board	5391		Glencoe DHS	Municipality of Southwest Middlesex
921.	Thames Valley District School Board	1059	Hickson Central PS		Township of East Zorra-Tavistock
922.	Thames Valley District School Board	1738	Oxbow PS		Township of Middlesex Centre
923.	Thames Valley District School Board	2358	Valleyview Central PS		Township of Middlesex Centre
924.	Thames Valley District School Board	1148	Innerkip Central PS		Township of East Zorra-Tavistock
925.	Thames Valley District School Board	5	A J Baker		Township of Zorra
926.	Thames Valley District School Board	1770	Parkview PS		Township of Middlesex Centre
927.	Thames Valley District School Board	192	Biddulph Central PS		Township of Lucan Biddulph
928.	Thames Valley District School Board	1398	Lucan PS		Township of Lucan Biddulph
929.	Thames Valley District School Board	323	Caradoc South PS		Township of Strathroy-Caradoc
930.	Thames Valley District School Board	321	Caradoc Central PS		Township of Strathroy-Caradoc
931.	Thames Valley District School Board	1677	Norwich PS		Township of Norwich
932.	Thames Valley District School Board	5557		Norwich DHS	Township of Norwich
933.	Thames Valley District School Board	2183	Otterville Central PS		Township of Norwich
934.	Thames Valley District School Board	1758	Parkhill-West Williams PS		Municipality of North Middlesex
935.	Thames Valley District School Board	5548		North Middlesex DHS	Municipality of North Middlesex
936.	Thames Valley District School Board	1826	Plattsville & District PS		Township of Blandford-Blenheim
937.	Thames Valley District School Board	1840	Port Burwell PS		Municipality of Bayham

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
938.	Thames Valley District School Board	1890	Princeton Central PS		Township of Blandford-Blenheim
939.	Thames Valley District School Board	38	Aldbrough PS		Municipality of West Elgin
940.	Thames Valley District School Board	2577	Sparta PS		Municipality of Central Elgin
941.	Thames Valley District School Board	2203	Springfield PS		Township of Malahide
942.	Thames Valley District School Board	2194	Southwold PS		Township of Southwold
943.	Thames Valley District School Board	2578	New Sarum PS		Municipality of Central Elgin
944.	Thames Valley District School Board	2248	Straffordville PS		Municipality of Bayham
945.	Thames Valley District School Board	22	Adelaide - W G MacDonald PS		Township of Adelaide-Metcalf
946.	Thames Valley District School Board	322	Caradoc North PS		Township of Strathroy-Caradoc
947.	Thames Valley District School Board	1535	Metcalf Central PS		Township of Adelaide-Metcalf
948.	Thames Valley District School Board	2280	Tavistock PS		Township of East Zorra-Tavistock
949.	Thames Valley District School Board	2292	Thamesford PS		Township of Zorra
950.	Thames Valley District School Board	1348	Leesboro Central PS		Municipality of Thames Centre
951.	Thames Valley District School Board	1835	Plover Mills PS		Municipality of Thames Centre
952.	Thames Valley District School Board	2450		West Elgin SS	Municipality of West Elgin
953.	Thames Valley District School Board	5886	West Elgin Sr PS		Municipality of West Elgin
954.	Thames Valley District School Board	680	East Oxford PS		Township of Norwich
955.	Thames Valley District School Board	9932	Sweaburg PS		Township of South-West Oxford
956.	Trillium Lakelands District School Board	952	Grandview PS		Township of Cavan-Millbrook-North Monaghan
957.	Trillium Lakelands District School Board	2026	Rolling Hills PS		City of Kawartha Lakes
958.	Trillium Lakelands District School Board	217	Bobcaygeon PS		City of Kawartha Lakes
959.	Trillium Lakelands District School Board	1597	Muskoka Falls/Oakley PS		Town of Bracebridge
960.	Trillium Lakelands District School Board	2092	Fenelon Twp PS		City of Kawartha Lakes
961.	Trillium Lakelands District School Board	325	Cardiff ES		Municipality of Highlands East
962.	Trillium Lakelands District School Board	190	Ridgewood PS		City of Kawartha Lakes
963.	Trillium Lakelands District School Board	651	Dunsford Dist ES		City of Kawartha Lakes
964.	Trillium Lakelands District School Board	1155	Irwin Memorial PS		Township of Lake of Bays
965.	Trillium Lakelands District School Board	1331	Langton PS		City of Kawartha Lakes
966.	Trillium Lakelands District School Board	5361		Fenelon Falls SS	City of Kawartha Lakes

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
967.	Trillium Lakelands District School Board	10386		Fenelon Falls Community Learning Centre	City of Kawartha Lakes
968.	Trillium Lakelands District School Board	1001	J Douglas Hodgson ES		Township of Dysart Et Al
969.	Trillium Lakelands District School Board	2379		CLC - Haliburton	Township of Dysart Et Al
970.	Trillium Lakelands District School Board	5409		Haliburton Highland SS	Township of Dysart Et Al
971.	Trillium Lakelands District School Board	9548	Stuart Baker ES		Township of Dysart Et Al
972.	Trillium Lakelands District School Board	5971	Glen Orchard/Honey Harbour PS		Township of Georgian Bay
973.	Trillium Lakelands District School Board	274	Riverside PS		Town of Huntsville
974.	Trillium Lakelands District School Board	714	Lady MacKenzie PS		City of Kawartha Lakes
975.	Trillium Lakelands District School Board	5892		Adult Ed. & Trg Centre	City of Kawartha Lakes
976.	Trillium Lakelands District School Board	618	Dr. George Hall PS		City of Kawartha Lakes
977.	Trillium Lakelands District School Board	82	Archie Stouffer ES		Township of Minden Hills
978.	Trillium Lakelands District School Board	1428	Mariposa ES		City of Kawartha Lakes
979.	Trillium Lakelands District School Board	1704	Lady Eaton ES		City of Kawartha Lakes
980.	Trillium Lakelands District School Board	6372	Scott Young PS		City of Kawartha Lakes
981.	Trillium Lakelands District School Board	1522	Glen Orchard/Honey Harbour PS		Township of Muskoka Lakes
982.	Trillium Lakelands District School Board	1569	K P Manson PS		Town of Gravenhurst
983.	Trillium Lakelands District School Board	2350	V K Greer Memorial PS		Town of Huntsville
984.	Trillium Lakelands District School Board	2433	Watt PS		Township of Muskoka Lakes
985.	Trillium Lakelands District School Board	2501	Wilberforce ES		Municipality of Highlands East
986.	Trillium Lakelands District School Board	2568	Woodville ES		City of Kawartha Lakes
987.	Upper Canada District School Board	10551	Meadowview Public School		Township of Elizabethtown-Kitley
988.	Upper Canada District School Board	5395		Glengarry DHS	Township of North Glengarry
989.	Upper Canada District School Board	65	Naismith Memorial PS		Town of Mississippi Mills
990.	Upper Canada District School Board	5207		Almonte & District High School	Town of Mississippi Mills
991.	Upper Canada District School Board	6340	R Tait McKenzie PS		Town of Mississippi Mills
992.	Upper Canada District School Board	107	Pineview Public School		Township of Athens
993.	Upper Canada District School Board	5215		Athens District High School	Township of Athens
994.	Upper Canada District School Board	113	Roxmore PS		Township of North Stormont
995.	Upper Canada District School Board	5691		Tagwi Secondary School	Township of North Stormont
996.	Upper Canada District School Board	1328	S J McLeod PS		Township of South Glengarry

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
997.	Upper Canada District School Board	182	North Stormont PS		Township of North Stormont
998.	Upper Canada District School Board	398	Dixons Corners PS		Township of South Dundas
999.	Upper Canada District School Board	50	Algonquin Public School		Township of Augusta
1000.	Upper Canada District School Board	178	Benson Public School		Township of Edwardsburgh/Cardinal
1001.	Upper Canada District School Board	160	Beckwith PS		Township of Beckwith
1002.	Upper Canada District School Board	441	Chesterville PS		Township of North Dundas
1003.	Upper Canada District School Board	732	Elma PS		Township of South Dundas
1004.	Upper Canada District School Board	1450	Maple Ridge Sr PS		Township of North Dundas
1005.	Upper Canada District School Board	5544		North Dundas DHS	Township of North Dundas
1006.	Upper Canada District School Board	1305	Laggan PS		Township of North Glengarry
1007.	Upper Canada District School Board	538	South Crosby Public School		Township of Rideau Lakes
1008.	Upper Canada District School Board	5615		Rideau District High School	Township of Rideau Lakes
1009.	Upper Canada District School Board	312	Cambridge PS		Municipality of The Nation
1010.	Upper Canada District School Board	2048	Rothwell-Osnabruck E S		Township of South Stormont
1011.	Upper Canada District School Board	5572		Rothwell-Osnabruck DHS	Township of South Stormont
1012.	Upper Canada District School Board	1583	Inkerman PS		Township of North Dundas
1013.	Upper Canada District School Board	1153	Iroquois PS		Township of South Dundas
1014.	Upper Canada District School Board	5441		Seaway District HS	Township of South Dundas
1015.	Upper Canada District School Board	1247	Kemptville Public School		Municipality of North Grenville
1016.	Upper Canada District School Board	2191	South Branch Elementary School		Municipality of North Grenville
1017.	Upper Canada District School Board	5546		North Grenville District High School	Municipality of North Grenville
1018.	Upper Canada District School Board	1446	Maple Grove Public School		Township of Lanark Highlands
1019.	Upper Canada District School Board	10553	Thousand Islands Elementary School		Township of Leeds And The Thousand Islands
1020.	Upper Canada District School Board	1378	Lombardy Public School		Township of Rideau Lakes
1021.	Upper Canada District School Board	1382	Longue Sault PS		Township of South Stormont
1022.	Upper Canada District School Board	1403	Lyn Public School		Township of Elizabethtown-Kitley
1023.	Upper Canada District School Board	2270	Sweets Corners Elementary School		Township of Leeds And The Thousand Islands
1024.	Upper Canada District School Board	1423	Maitland Public School		Township of Augusta
1025.	Upper Canada District School Board	1431	Front of Yonge Public School		Township of Front of Yonge
1026.	Upper Canada District School Board	1475	Martintown PS		Township of South Glengarry

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1027.	Upper Canada District School Board	1491	Maxville PS		Township of North Glengarry
1028.	Upper Canada District School Board	1533	Merrickville Public School		Village of Merrickville-Wolford
1029.	Upper Canada District School Board	2549	Wolford Public School		Village of Merrickville-Wolford
1030.	Upper Canada District School Board	2530	Morewood PS		Township of North Dundas
1031.	Upper Canada District School Board	1568	Morrisburg PS		Township of South Dundas
1032.	Upper Canada District School Board	1741	Oxford-On-Rideau Public School		Municipality of North Grenville
1033.	Upper Canada District School Board	1746	Pakenham PS		Town of Mississippi Mills
1034.	Upper Canada District School Board	631	Drummond Central PS		Township of Drummond-North Elmsley
1035.	Upper Canada District School Board	737	North Elmsley PS		Township of Drummond-North Elmsley
1036.	Upper Canada District School Board	917	Glen Tay PS		Township of Tay Valley
1037.	Upper Canada District School Board	1825	Plantagenet PS		Township of Alfred And Plantagenet
1038.	Upper Canada District School Board	1623	Rideau Centennial Public School		Township of Rideau Lakes
1039.	Upper Canada District School Board	220	Boundary Street Public School		Separated Town of Prescott
1040.	Upper Canada District School Board	376	Central Public School		Separated Town of Prescott
1041.	Upper Canada District School Board	707	South Edwardsburg PS		Township of Edwardsburgh/Cardinal
1042.	Upper Canada District School Board	1492	Maynard Public School		Township of Augusta
1043.	Upper Canada District School Board	5664		South Grenville District High School	Separated Town of Prescott
1044.	Upper Canada District School Board	1604	Nationview PS		Township of North Dundas
1045.	Upper Canada District School Board	353	Centennial '67 Public School		Township of Edwardsburgh/Cardinal
1046.	Upper Canada District School Board	5993	North Edwardsburg PS		Township of Edwardsburgh/Cardinal
1047.	Upper Canada District School Board	1853	Pleasant Corners PS		Township of Champlain
1048.	Upper Canada District School Board	5716		Vankleek Hill CI	Township of Champlain
1049.	Upper Canada District School Board	1981	Rideau Vista Public School		Township of Rideau Lakes
1050.	Upper Canada District School Board	2512	Williamstown PS		Township of South Glengarry
1051.	Upper Canada District School Board	5253		Char-Lan District High School	Township of South Glengarry
1052.	Upper Canada District School Board	2528	Winchester PS		Township of North Dundas
1053.	Upper Grand District School Board	1789	Alma PS		Township of Mapleton
1054.	Upper Grand District School Board	101	Arthur PS		Township of Wellington North
1055.	Upper Grand District School Board	411	Centre Peel PS		Township of Mapleton

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1056.	Upper Grand District School Board	627	Drayton Heights P.S.		Township of Mapleton
1057.	Upper Grand District School Board	739	Elora Sr PS		Township of Centre Wellington
1058.	Upper Grand District School Board	749	Brisbane PS		Town of Erin
1059.	Upper Grand District School Board	5353	Erin PS		Town of Erin
1060.	Upper Grand District School Board	9987		Erin DHS	Town of Erin
1061.	Upper Grand District School Board	10487		Centre Wellington District High School	Township of Centre Wellington
1062.	Upper Grand District School Board	949	Grand Valley & District PS		Township of East Luther Grand Valley
1063.	Upper Grand District School Board	1838	Ponsonby PS		Township of Centre Wellington
1064.	Upper Grand District School Board	1899	Aberfoyle PS		Township of Puslinch
1065.	Upper Grand District School Board	1024	Harriston PS		Town of Minto
1066.	Upper Grand District School Board	1553	Minto-Clifford PS		Town of Minto
1067.	Upper Grand District School Board	750	Ross R MacKay PS		Town of Erin
1068.	Upper Grand District School Board	1248	Kenilworth PS		Township of Wellington North
1069.	Upper Grand District School Board	1561	Maryborough PS		Township of Mapleton
1070.	Upper Grand District School Board	1576	Mount Forest PS		Township of Wellington North
1071.	Upper Grand District School Board	10488		Wellington Heights	Township of Wellington North
1072.	Upper Grand District School Board	9432	Laurelwoods ES		Township of Amaranth
1073.	Upper Grand District School Board	866	East Garafraxa Central PS		Township of East Garafraxa
1074.	Upper Grand District School Board	1752	Palmerston P.S.		Town of Minto
1075.	Upper Grand District School Board	5556		Norwell DHS	Town of Minto
1076.	Upper Grand District School Board	748	Eramosa PS		Township of Guelph/Eramosa
1077.	Upper Grand District School Board	2020	Rockwood Centennial PS		Township of Guelph/Eramosa
1078.	Upper Grand District School Board	2078	Salem PS		Township of Centre Wellington
1079.	Upper Grand District School Board	361	Centennial Hylands E S		Township of Amaranth
1080.	Upper Grand District School Board	939	Hyland Heights E S		Town of Shelburne
1081.	Upper Grand District School Board	1856	Primrose E S		Township of Mulmur
1082.	Upper Grand District School Board	5275		Centre Dufferin DHS	Town of Shelburne
1083.	Waterloo Catholic District School Board	9939	St. Brigid		Township of North Dumfries
1084.	Waterloo Catholic District School Board	4590	St Boniface Sep S (Maryhill)		Township of Woolwich
1085.	Waterloo Catholic District School Board	4596	St Agatha S		Township of Wilmot

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1087.	Waterloo Region District School Board	115	Ayr PS		Township of North Dumfries
1088.	Waterloo Region District School Board	9963	Cedar Creek		Township of North Dumfries
1089.	Waterloo Region District School Board	2523	Baden PS		Township of Wilmot
1090.	Waterloo Region District School Board	5732		Waterloo-Oxford DSS	Township of Wilmot
1091.	Waterloo Region District School Board	2428	Breslau PS		Township of Woolwich
1092.	Waterloo Region District School Board	2570	Conestogo PS		Township of Woolwich
1093.	Waterloo Region District School Board	829	Floradale PS		Township of Woolwich
1094.	Waterloo Region District School Board	1369	Linwood PS		Township of Wellesley
1095.	Waterloo Region District School Board	2519	New Dundee PS		Township of Wilmot
1096.	Waterloo Region District School Board	841	Forest Glen PS		Township of Wilmot
1097.	Waterloo Region District School Board	1618	Grandview PS		Township of Wilmot
1098.	Waterloo Region District School Board	2521	Wilmot Sr PS		Township of Wilmot
1099.	Waterloo Region District School Board	2571	Three Bridges PS		Township of Woolwich
1100.	Waterloo Region District School Board	2573	St Jacobs PS		Township of Woolwich
1101.	Waterloo Region District School Board	2440	Wellesley PS		Township of Wellesley
1102.	Wellington Catholic District School Board	4041	St John Cath Arth		Township of Wellington North
1103.	Wellington Catholic District School Board	4242	St Mary Cath Elora		Township of Centre Wellington
1104.	Wellington Catholic District School Board	4059	St John Brebeuf Cath S		Town of Erin
1105.	Wellington Catholic District School Board	4241	St Mary Cath MF		Township of Wellington North
1106.	Windsor-Essex Catholic District School Board	4055	St John the Baptist Sep S		Town of Lakeshore
1107.	Windsor-Essex Catholic District School Board	4538	St William Sep S		Town of Lakeshore
1108.	Windsor-Essex Catholic District School Board	4480	St Theresa Sep S		Town of Amherstburg
1109.	Windsor-Essex Catholic District School Board	4571		St Thomas of Villanova SS	Town of Lasalle
1110.	Windsor-Essex Catholic District School Board	4245	St Mary's S		Town of Tecumseh
1111.	Windsor-Essex Catholic District School Board	4084	St Joseph Sep S		Town of Amherstburg
1112.	Windsor-Essex Catholic District School Board	3084	Our Lady of the Annunciation		Town of Lakeshore
1113.	Windsor-Essex Catholic District School Board	4406	St Peter Sep S		Town of Tecumseh
1114.	Windsor-Essex Catholic District School Board	4064	St John Sep S		Town of Lakeshore
1115.	York Catholic District School Board	3638	Holy Name CES		Township of King

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1117.	York Catholic District School Board	4352	St. Patrick (Schomberg) CES		Township of King
1118.	York Catholic District School Board	3500	Our Lady of Good CES		Town of East Gwillimbury
1119.	York Catholic District School Board	3759	St. Bernadette CES		Town of Georgina
1120.	York Region District School Board	1258	Kettleby PS		Township of King
1121.	York Region District School Board	1285	King City PS		Township of King
1122.	York Region District School Board	1301	Kleinburg PS		City of Vaughan
1123.	York Region District School Board	1572	Mount Albert PS		Town of East Gwillimbury
1124.	York Region District School Board	1289	Nobleton Junior PS		Township of King
1125.	York Region District School Board	1637	Nobleton Sr PS		Township of King
1126.	York Region District School Board	1565	Morning Glory PS		Town of Georgina
1127.	York Region District School Board	985	Queensville PS		Town of East Gwillimbury
1128.	York Region District School Board	1288	Schomberg PS		Township of King
1129.	York Region District School Board	984	Sharon PS		Town of East Gwillimbury
1130.	York Region District School Board	119	Ballantrae PS		Town of Whitchurch-Stouffville
1131.	York Region District School Board	2490	Whitchurch Highlands PS		Town of Whitchurch-Stouffville
1132.	York Region District School Board	199	Black River PS		Town of Georgina
1133.	York Region District School Board	2267	Sutton PS		Town of Georgina
1134.	York Region District School Board	5689		Sutton DHS	Town of Georgina

RÈGLEMENT DE L'ONTARIO 400/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005
déposé le 27 juin 2005

SUBVENTIONS POUR LES BESOINS DES ÉLÈVES — SUBVENTIONS GÉNÉRALES POUR L'EXERCICE 2005-2006 DES CONSEILS SCOLAIRES

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Table/Tableau 11	Community use of schools compensation amount/Allocation d'utilisation communautaire des écoles
Table/Tableau 12	Percentage of total area of elementary and secondary schools less than 20 years old or 20 years or older/Pourcentage de la superficie totale des écoles élémentaires et secondaires qui datent de moins de 20 ans ou de 20 ans ou plus
Table/Tableau 13	School renewal enhancement amount/Augmentation au titre de la réfection des écoles
Table/Tableau 14	Geographic adjustment factors/Facteurs de redressement géographique
Table/Tableau 15	Good places to learn – stage 1 allocations/Lieux propices à l'apprentissage – première phase d'allocations
Table/Tableau 16	Outstanding capital commitments/Engagements d'immobilisations non réalisés
Table/Tableau 17	Capital related debt eligible for funding support by district school board/Dette liée aux immobilisations admissible à un soutien financier, par conseil scolaire de district
Table/Tableau 18	Per pupil exclusion for declining enrolment adjustment/Montant par élève à exclure du redressement pour baisse des effectifs
Table/Tableau 19	Classroom expenditure percentages/Pourcentages des dépenses liées aux classes
Table/Tableau 20	Rural schools/Écoles rurales

PARTIE I DISPOSITIONS GÉNÉRALES

Application et interprétation

1. (1) Le présent règlement s'applique aux conseils pour l'exercice 2005-2006 et aux administrations responsables en ce qui a trait aux paiements visant la période allant du 1^{er} septembre 2005 au 31 août 2006.

(2) Les définitions qui suivent s'appliquent au présent règlement.

«AAS» Allocation d'aide spécialisée. («ISA»)

«ALF» Actualisation linguistique en français. («ALF»)

«conseil créé en vertu de l'article 68» Conseil créé en vertu de l'article 68 de la Loi. («section 68 board»)

«conseil isolé» Administration scolaire, à l'exclusion d'un conseil créé en vertu de l'article 68. («isolate board»)

«cours d'études personnelles» S'entend au sens du règlement sur l'effectif quotidien moyen de 2005-2006. («independent study course»)

«école élémentaire rurale» À l'égard d'un conseil, école élémentaire figurant à la colonne 3 du tableau 20 en regard du nom du conseil à la colonne 1 de ce tableau et dont l'effectif de 2005-2006, au sens du paragraphe 36 (45), est supérieur à zéro. («rural elementary school»)

«école secondaire rurale» À l'égard d'un conseil, école secondaire figurant à la colonne 4 du tableau 20 en regard du nom du conseil à la colonne 1 de ce tableau et dont l'effectif de 2005-2006, au sens du paragraphe 36 (45), est supérieur à zéro. («rural secondary school»)

«élève à mi-temps» S'entend au sens du règlement sur l'effectif quotidien moyen de 2005-2006. («half-time pupil»)

«élève à temps partiel» S'entend au sens du règlement sur l'effectif quotidien moyen de 2005-2006. («part-time pupil»)

«élève à temps plein» S'entend au sens du règlement sur l'effectif quotidien moyen de 2005-2006. («full-time pupil»)

«élève de l'élémentaire» Élève inscrit à la maternelle, au jardin d'enfants ou à l'une des huit premières années d'études. («elementary school pupil»)

«élève du secondaire» Élève inscrit à la neuvième, dixième, onzième ou douzième année d'études. («secondary school pupil»)

«ESD» English skills development. («ESD»)

«ESL» English as a second language. («ESL»)

«exercice 2005-2006» L'exercice qui commence le 1^{er} septembre 2005 et qui se termine le 31 août 2006. («2005-2006 fiscal year»)

«horaire» S'entend au sens du règlement sur l'effectif quotidien moyen de 2005-2006. («cycle»)

«immobilisation» S'entend de ce qui suit :

- a) l'emplacement scolaire qui offre ou est capable d'offrir des installations d'accueil pour les élèves et son agrandissement et l'amélioration qui y est apportée;
- b) le bâtiment scolaire, un accessoire fixe d'un bâtiment scolaire ou un accessoire fixe d'un bien scolaire, ainsi que son agrandissement, sa transformation, sa rénovation ou les réparations importantes qui y sont apportées;
- c) les meubles et le matériel qui doivent servir dans les bâtiments scolaires;
- d) les documents de bibliothèque nécessaires à la dotation initiale d'une bibliothèque en matériel dans un bâtiment scolaire;

e) les installations situées sur un bien scolaire et servant à fournir à un bâtiment scolaire situé sur ce bien des services d'alimentation en eau, en électricité ou en gaz naturel, d'égouts, de fosses septiques, de chauffage, de climatisation, de téléphone ou de câblodistribution, ainsi que leur transformation, leur remplacement ou les réparations importantes qui y sont apportées;

f) la modification du niveau, du drainage ou de la surface des biens scolaires. («capital asset»)

«PDF» Perfectionnement du français. («PDF»)

«recettes provenant d'autres sources» Relativement à un conseil scolaire de district, s'entend des recettes du conseil autres que les suivantes :

a) les subventions payables au conseil en application du présent règlement;

b) la somme qui correspondrait aux recettes fiscales de 2005-2006 du conseil si aucune somme ne devait être déduite en application de la disposition 3 ou 4 du paragraphe 12 (1);

c) les sommes transférées d'un fonds de réserve. («revenue from other sources»)

«règlement sur l'effectif quotidien moyen de 2005-2006» Le Règlement de l'Ontario 398/05. («2005-2006 A.D.E. regulation»)

«règlement sur les droits de 2005-2006» Le Règlement de l'Ontario 399/05. («2005-2006 fees regulation»)

«règlement sur les subventions de 2003-2004» Le Règlement de l'Ontario 139/03 («Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2003-2004 des conseils scolaires») pris en application de la Loi. («2003-2004 grant regulation»)

«règlement sur les subventions de 2004-2005» Le Règlement de l'Ontario 145/04 («Subventions pour les besoins des élèves — subventions générales pour l'exercice 2004-2005 des conseils scolaires») pris en application de la Loi. («2004-2005 grant regulation»)

(3) Le public peut consulter la publication intitulée «Lignes directrices sur le financement de l'éducation de l'enfance en difficulté : Allocation d'aide spécialisée (AAS) de niveau 1 et AAS pour cas spéciaux — 2004-2005» et datée de juin 2004 qui est mentionnée aux alinéas 17 (1) a), 19 (1) a) et 47 (2) a) aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2 et sur le site Web du ministère, à l'adresse www.edu.gov.on.ca.

Élève d'un conseil

2. (1) Sous réserve des paragraphes (2) et (3), pour l'application du présent règlement, un élève est un élève d'un conseil s'il est inscrit à une école qui relève du conseil.

(2) L'élève qui reçoit un enseignement dans un programme d'enseignement dispensé par un conseil qui est un programme d'enseignement admissible au sens du paragraphe 20 (2) n'est pas un élève inscrit à une école qui relève du conseil pour l'application du paragraphe (1).

(3) Pour l'application du présent règlement, les élèves suivants ne sont pas des élèves d'un conseil même s'ils sont inscrits à une école du conseil :

1. Les élèves qui sont des Indiens inscrits résidant dans une réserve au sens de la *Loi sur les Indiens* (Canada).

2. Les élèves qui sont tenus de verser les droits précisés au paragraphe 49 (6) de la Loi.

3. Les élèves à l'égard desquels le conseil peut imposer des droits en vertu de l'article 5 du règlement sur les droits de 2005-2006.

Effectif

3. (1) Pour l'application du présent règlement, l'effectif quotidien moyen de jour des élèves d'un conseil pour 2005-2006 correspond à l'effectif quotidien moyen de jour du conseil calculé conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2005-2006, en comptant tous les élèves du conseil qui ne sont pas des élèves du secondaire âgés de 21 ans ou plus le 31 décembre 2005.

(2) Pour l'application du présent règlement, l'effectif quotidien moyen de jour des élèves de l'élémentaire d'un conseil pour 2005-2006 correspond à l'effectif quotidien moyen de jour du conseil calculé conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves de l'élémentaire du conseil.

(3) Pour l'application du présent règlement, l'effectif quotidien moyen de jour des élèves du secondaire d'un conseil pour 2005-2006 correspond à l'effectif quotidien moyen de jour du conseil calculé conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves du secondaire du conseil qui sont âgés de moins de 21 ans le 31 décembre 2005.

(4) Pour l'application du présent règlement, l'effectif de jour à temps plein ou l'équivalent d'un conseil au 31 octobre 2005 est calculé selon la formule suivante :

$$A + B + C/D$$

où :

- «A» représente le nombre d'élèves à temps plein du conseil inscrits le 31 octobre 2005, à l'exclusion des élèves du secondaire qui sont âgés d'au moins 21 ans le 31 décembre 2005;
- «B» représente 0,5 fois le nombre d'élèves à mi-temps du conseil inscrits le 31 octobre 2005;
- «C» représente le total de tous les nombres dont chacun est calculé pour chaque élève à temps partiel du conseil inscrit le 31 octobre 2005, à l'exclusion de l'élève du secondaire qui est âgé d'au moins 21 ans le 31 décembre 2005, et correspond au nombre de minutes pour lesquelles il est inscrit en vue de recevoir un enseignement en classe pendant l'horaire qui inclut le 31 octobre 2005, à un cours autre qu'un cours d'études personnelles;
- «D» représente le produit du nombre de jours que compte l'horaire visé à la définition de «C» par 300.

(5) Si le présent règlement exige que les élèves soient dénombrés, mais qu'il ne prévoit pas que le dénombrement soit effectué en fonction de l'effectif quotidien moyen ou de l'effectif à temps plein ou l'équivalent, chaque élève, qu'il soit à temps plein, à mi-temps ou à temps partiel, compte pour un élève.

Niveau d'exactitude

4. (1) Le dénombrement des élèves qui est effectué pour l'application du présent règlement en fonction de l'effectif quotidien moyen ou de l'effectif à temps plein ou l'équivalent se fait à deux décimales près.

(2) Le dénombrement des enseignants ou des aides-enseignants qui est effectué pour l'application du présent règlement en fonction de l'équivalence à temps plein se fait à une décimale près.

Subventions générales

5. (1) La subvention générale payable pour l'exercice à un conseil scolaire de district correspond à la somme calculée en application de la partie II.

(2) La subvention générale payable pour l'exercice à un conseil isolé correspond à la somme calculée en application de l'article 46.

(3) La subvention générale payable pour l'exercice à un conseil créé en vertu de l'article 68 correspond à la somme calculée en application de l'article 47.

Versements

6. Les subventions générales payables en application du présent règlement se fondent sur des estimations pendant l'exercice. Les redressements éventuels nécessaires sont effectués lorsque les données, notamment les données financières et l'effectif réels, sont connues.

Conditions du versement des subventions

7. (1) L'obligation pour les conseils de se conformer aux lois dont l'application relève du ministre et aux textes pris en application de telles lois, notamment des règlements, des politiques, des lignes directrices ou des directives, est une condition du versement des subventions prévues par le présent règlement.

(2) Si le conseil contrevient à une loi dont l'application relève du ministre ou à un texte pris en application d'une telle loi, notamment un règlement, une politique, une ligne directrice ou une directive, le ministre peut retenir tout ou partie de la subvention qui lui est payable par ailleurs en application de la Loi.

Redressement du trop-payé

8. Si un conseil a reçu une somme supérieure à celle qui lui était payable en application d'un règlement sur les subventions générales, le trop-payé, s'il n'a pas été déduit des subventions qui lui sont payables en application d'autres règlements sur les subventions générales, est déduit de celles qui lui sont payables en application du présent règlement.

Redressement du moins-payé

9. Si un conseil a reçu une somme inférieure à celle qui lui était payable en application d'un règlement sur les subventions générales, le moins-payé qui reste impayé est ajouté aux subventions qui lui sont payables en application du présent règlement.

PARTIE II SUBVENTIONS EN FAVEUR DES CONSEILS SCOLAIRES DE DISTRICT

Éléments de la subvention

10. Un conseil scolaire de district a droit aux éléments suivants, selon les montants calculés en application de la présente partie, lors du calcul de la subvention qui lui est payable pour l'exercice :

1. Éducation de base.
2. Effectif des classes du cycle primaire.
3. Éducation de l'enfance en difficulté.
4. Enseignement des langues.
5. Écoles rurales et écoles éloignées.
6. Conseils ruraux et éloignés.
7. Programmes d'aide à l'apprentissage.
8. Éducation permanente et autres programmes.
9. Redressement des coûts et compétence et expérience des enseignants.
10. Transport des élèves.
11. Administration et gestion.
12. Installations d'accueil pour les élèves.
13. Service de la dette.

Montant de la subvention

11. La subvention payable à un conseil scolaire de district pour l'exercice correspond à la somme calculée selon la formule suivante :

$$(A + B) - (C + D + E)$$

où :

- «A» représente le montant total des éléments auxquels le conseil a droit pour l'exercice;
- «B» représente le redressement pour baisse des effectifs du conseil pour l'exercice;
- «C» représente les recettes fiscales de 2005-2006 du conseil, calculées en application du présent règlement;
- «D» représente le total des droits que le conseil reçoit pour l'exercice à l'égard d'élèves visés au paragraphe 46 (2) de la Loi, calculés en application de l'article 4 du règlement sur les droits de 2005-2006;
- «E» représente la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2006 avant le virement prévu au paragraphe 233 (2) de la Loi.

Recettes fiscales de 2005-2006

12. (1) Les recettes fiscales de 2005-2006 d'un conseil scolaire de district sont calculées de la manière suivante :

1. Additionner ce qui suit :
 - i. 38 pour cent de la somme de ce qui suit :
 - A. le total des sommes remises au conseil à l'égard de l'année civile 2005 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (5), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, de l'article 10 du Règlement de l'Ontario 509/98 intitulé «Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)» pris en application de la Loi et du paragraphe 13 (2) du Règlement de l'Ontario 3/02 intitulé «Tax Relief in Unorganized Territory for 2001 and Subsequent Years» pris en application de la Loi,
 - B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2005,
 - C. le total de toutes les sommes éventuelles que le conseil a reçues d'une municipalité à l'égard de l'année civile 2005 en application du paragraphe 353 (4) ou 366 (3) de la *Loi de 2001 sur les municipalités*,
 - D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2005, en application de l'article 380 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,

- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2005 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités*,
 - F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2005 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités*,
 - G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2005 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) ou en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
 - H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2005 en vertu du paragraphe 9 (2) ou (4) de la *Loi de 2002 sur les zones d'allégement fiscal (projets pilotes)*,
- ii. 62 pour cent de la somme de ce qui suit :
- A. le total des sommes remises au conseil à l'égard de l'année civile 2006 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (5), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, de l'article 10 du Règlement de l'Ontario 509/98 intitulé «Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)» pris en application de la Loi et du paragraphe 13 (2) du Règlement de l'Ontario 3/02 intitulé «Tax Relief in Unorganized Territory for 2001 and Subsequent Years» pris en application de la Loi,
 - B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2006,
 - C. le total de toutes les sommes éventuelles qu'une municipalité verse au conseil à l'égard de l'année civile 2006 en application du paragraphe 353 (4) ou 366 (3) de la *Loi de 2001 sur les municipalités*,
 - D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2006, en application de l'article 380 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,
 - E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2006 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités*,
 - F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2006 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités*,
 - G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2006 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) ou en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
 - H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2006 en vertu du paragraphe 9 (2) ou (4) de la *Loi de 2002 sur les zones d'allégement fiscal (projets pilotes)*,
- iii. le total des impôts que le conseil reçoit à l'égard de l'année civile 2005 en application de l'article 35 de la *Loi sur l'évaluation foncière*,
- iv. le total des sommes éventuelles remises au conseil au cours de l'exercice en application du paragraphe 2 (2) du Règlement de l'Ontario 365/98 («Arriérés d'impôts scolaires d'avant 1998») pris en application de la Loi,
- v. le total des sommes éventuelles versées au conseil au cours de l'exercice en application de l'alinéa 3 (1) a) du Règlement de l'Ontario 366/98 («Arriérés d'impôts dans les secteurs annexés») pris en application de la Loi.
2. Calculer la différence entre les sommes suivantes et la déduire si la somme visée à la sous-disposition i est inférieure à celle visée à la sous-disposition ii ou l'ajouter si elle lui est supérieure :
- i. La somme calculée en application de la sous-disposition 1 ii du paragraphe 12 (1) du règlement sur les subventions de 2004-2005 aux fins du calcul de la somme payable au conseil à titre de subvention générale à l'égard de l'exercice 2004-2005.
 - ii. La somme qui aurait été calculée en application de la sous-disposition 1 ii du paragraphe 12 (1) du règlement sur les subventions de 2004-2005 si elle avait été calculée en se fondant sur les états financiers annuels du conseil tels qu'ils ont été présentés au ministère pour l'exercice 2004-2005.

3. Si le conseil est tenu de prélever des impôts scolaires à l'égard de biens situés dans un territoire non érigé en municipalité, déduire la somme de ce qui suit :
 - i. 50 000 \$,
 - ii. 0,76 pour cent du total des impôts prélevés aux fins scolaires pour l'année civile 2005 et de ceux que le conseil a prélevés pour cette année-là en application de l'article 21.1 de la *Loi sur l'impôt foncier provincial*,
 - iii. 1,24 pour cent du total des impôts visés à la sous-disposition ii que le conseil prélève pour l'année civile 2006.
4. Déduire les frais dont le conseil est redevable en application de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la *Loi sur l'éducation*.
5. Déduire les sommes qu'un conseil municipal a exigées du conseil pendant l'année civile 2005 en application de l'article 353 de la *Loi de 2001 sur les municipalités*, y compris les sommes exigées en application de cet article par suite d'une loi d'intérêt privé.
6. Déduire le total des sommes que le conseil remet, paie ou porte au crédit de quelqu'un en application des articles 257.2.1 et 257.12.3 de la *Loi* pendant l'exercice.
7. Déduire 38 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2005 en application des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et (17) à (19) et 365.2 (8) de la *Loi de 2001 sur les municipalités*.
8. Déduire 62 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2006 en application des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et (17) à (19) et 365.2 (8) de la *Loi de 2001 sur les municipalités*.
- (2) Les règles suivantes s'appliquent au calcul des recettes fiscales de 2005-2006 d'un conseil scolaire de district :
 1. Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2005 en application de l'article 257.10.1 ou 257.11 de la *Loi* sont réputées des sommes remises au conseil à l'égard de l'année civile 2005 en application d'une disposition de la *Loi* visée à la sous-sous-disposition 1 i A du paragraphe (1).
 2. Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2006 en application de l'article 257.10.1 ou 257.11 de la *Loi* sont réputées des sommes remises au conseil à l'égard de l'année civile 2006 en application d'une disposition de la *Loi* visée à la sous-sous-disposition 1 ii A du paragraphe (1).

Élément éducation de base

13. (1) L'élément éducation de base d'un conseil scolaire de district pour l'exercice est calculé en additionnant la somme de base du conseil pour l'exercice et la somme liée aux priorités locales du conseil pour l'exercice.

(2) La somme de base du conseil pour l'exercice correspond au total des sommes suivantes :

1. La somme calculée en multipliant par 3 866 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
2. La somme calculée en multipliant par 4 921 \$ l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.

(3) La somme liée aux priorités locales du conseil correspond à la somme calculée en multipliant par 200 \$ l'effectif quotidien moyen de jour de ses élèves pour 2005-2006.

Élément effectif des classes du cycle primaire

14. L'élément effectif des classes du cycle primaire d'un conseil scolaire de district pour l'exercice est calculé en multipliant 340 \$ par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.

Élément éducation de l'enfance en difficulté

15. L'élément éducation de l'enfance en difficulté d'un conseil scolaire de district pour l'exercice correspond au total des sommes suivantes :

1. La somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif qui est versée au conseil pour l'exercice, calculée en application de l'article 16.
2. La demande de matériel spécialisé du conseil pour l'exercice, calculée en application du paragraphe 17 (2).
3. La somme liée aux besoins élevés qui est versée au conseil pour l'exercice, calculée en application de l'article 18.
4. La demande pour cas spéciaux du conseil pour l'exercice, calculée en application du paragraphe 19 (2).
5. La somme liée aux établissements qui est versée au conseil pour l'exercice, calculée en application de l'article 20.

Somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif

16. La somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif qui est versée à un conseil pour l'exercice est calculée de la manière suivante :

1. Multiplier par 608 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années, pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour ces élèves.
2. Multiplier par 459 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006, en ne comptant que les élèves inscrits aux quatrième, cinquième, sixième, septième et huitième années, pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour ces élèves.
3. Multiplier par 296 \$ l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006 pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour ces élèves.
4. Additionner les produits obtenus en application des dispositions 1, 2 et 3 pour obtenir la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif qui est versée au conseil pour l'exercice.

Matériel spécialisé

17. (1) Pour l'application du paragraphe (2), une demande de matériel spécialisé visant un élève d'un conseil scolaire de district est approuvée si les conditions suivantes sont réunies :

- a) l'élève satisfait aux critères d'admissibilité concernant le matériel spécialisé qui sont précisés dans la publication intitulée «Lignes directrices sur le financement de l'éducation de l'enfance en difficulté : Allocation d'aide spécialisée (AAS) de niveau 1 et AAS pour cas spéciaux — 2004-2005» et datée de juin 2004;
- b) le conseil a présenté une demande pour l'exercice à l'égard des dépenses en matériel spécialisé destiné à l'élève qui dépassent 800 \$, conformément à la publication visée à l'alinéa a), et le ministre a approuvé la demande.

(2) La demande de matériel spécialisé d'un conseil pour l'exercice correspond au total de toutes les demandes de matériel spécialisé approuvées à l'égard des élèves du conseil, après les redressements exigés en application de l'article 21.

Somme liée aux besoins élevés

18. La somme liée aux besoins élevés qui est versée à un conseil est calculée de la manière suivante :

1. Prendre le total des sommes calculées à l'égard du conseil en application des paragraphes 17 (2) et 18 (2) du règlement sur les subventions de 2003-2004.
2. Soustraire la plus élevée des sommes suivantes :

- i. La somme calculée selon la formule suivante :

$$A - (0,02 \times B)$$

où :

«A» représente la somme qui figurait dans le fonds de réserve pour l'éducation de l'enfance en difficulté du conseil le 31 août 2005;

«B» représente la somme calculée en application de la disposition 1.

- ii. Zéro.

3. Ajouter la somme calculée de la manière suivante :

- i. Prendre le nombre d'élèves qui étaient inscrits à une école qui relève du conseil le 31 octobre 2005, mais non le 31 octobre 2003, et qui, de l'avis du ministre, satisfont à l'un des critères suivants :

A. Chaque élève était inscrit à une classe où au moins un adulte était affecté pour quatre élèves si l'adulte était employé dans le cadre de programmes d'enseignement à l'enfance en difficulté en qualité d'enseignant, d'aide-enseignant, de professionnel ou de paraprofessionnel au sens de l'annexe H des prévisions budgétaires de 2004-2005 des conseils scolaires de district, datées du 26 mai 2004.

B. L'équivalent d'au moins un aide-enseignant, un professionnel ou un paraprofessionnel à temps plein, au sens de l'annexe H des prévisions budgétaires de 2004-2005 des conseils scolaires de district, datées du 26 mai 2004, était affecté à chaque élève pendant, en moyenne, au moins la moitié de chaque journée d'enseignement de l'année scolaire 2005-2006.

- ii. Soustraire le nombre d'élèves qui satisfont aux deux critères suivants :

A. Il s'agit d'un élève à l'égard duquel une demande d'AAS de niveau 2 ou de niveau 3 a été approuvée au sens des paragraphes 17 (1) et 18 (1), respectivement, du règlement sur les subventions de 2003-2004.

- B. L'élève n'est pas inscrit à une école du conseil le 31 octobre 2005.
- iii. Multiplier le nombre obtenu en application de la sous-disposition ii par 17 000 \$.
- iv. Faire le total des sommes calculées en application de la sous-disposition iii pour tous les conseils.
- v. Si la somme calculée en application de la sous-disposition iv est égale ou inférieure à 40 millions de dollars, prendre la somme calculée en application de la sous-disposition iii. Si la somme calculée en application de la sous-disposition iv est supérieure à 40 millions de dollars, prendre la somme calculée de la manière suivante :
 - A. multiplier la somme calculée en application de la sous-disposition iii par 40 millions de dollars,
 - B. diviser la somme calculée en application de la sous-sous-disposition A par la somme calculée en application de la sous-disposition iv.

Cas spéciaux

19. (1) Une demande pour cas spéciaux visant un élève d'un conseil est approuvée si les conditions suivantes sont réunies :

- a) le conseil a désigné l'élève comme élève exigeant une aide financière pour cas spéciaux, conformément à la publication du ministère intitulée «Lignes directrices sur le financement de l'éducation de l'enfance en difficulté : Allocation d'aide spécialisée (AAS) de niveau 1 et AAS pour cas spéciaux — 2004-2005» et datée de juin 2004, et le ministre a approuvé la désignation;
 - b) le conseil a présenté à l'égard de l'élève pour l'exercice une demande pour cas spéciaux qui n'est pas supérieure à 27 000 \$, conformément à la publication visée à l'alinéa a), et le ministre a approuvé la demande.
- (2) La demande pour cas spéciaux d'un conseil pour l'exercice correspond au total de toutes les demandes d'AAS pour cas spéciaux approuvées à l'égard des élèves du conseil, après les redressements exigés en application de l'article 21.

Somme liée aux établissements

20. (1) La somme liée aux établissements qui est versée à un conseil pour l'exercice est calculée de la manière suivante :
- 1. Calculer, conformément au paragraphe (5), la somme liée à chaque programme d'enseignement admissible que dispense le conseil en vertu d'une entente conclue avec un établissement visé au paragraphe (4).
 - 2. Additionner les sommes calculées en application de la disposition 1.
- (2) Un programme d'enseignement que dispense le conseil en vertu d'une entente conclue avec un établissement visé au paragraphe (4) est admissible pour l'application du présent article si les conditions suivantes sont réunies :
- 1. Le programme est dispensé par un enseignant qu'emploie le conseil.
 - 2. La province n'offre aucun programme de ce genre dans l'établissement.
 - 3. Le conseil a conclu une entente écrite avec l'établissement et le ministre l'a approuvée pour le motif qu'elle satisfait aux exigences du paragraphe (3).
- (3) Les exigences visées à la disposition 3 du paragraphe (2) auxquelles doit satisfaire l'entente écrite sont les suivantes :
- 1. L'entente contient un plan de dotation qui indique le nombre d'enseignants et d'aides-enseignants que doit employer le conseil aux fins du programme.
 - 2. L'entente précise adéquatement les responsabilités du conseil et de l'établissement.
 - 3. L'entente indique le nombre de places dans le programme.
- (4) Les établissements suivants sont des établissements pour l'application du présent article :
- 1. Les établissements psychiatriques.
 - 2. Les établissements de bienfaisance agréés au sens de la *Loi sur les établissements de bienfaisance*.
 - 3. Les agences agréées en vertu du paragraphe 8 (1) de la *Loi sur les services à l'enfance et à la famille*.
 - 4. Les établissements désignés en vertu de la *Loi sur les services aux personnes ayant une déficience intellectuelle*.
 - 5. Les lieux de détention provisoire, de garde en milieu ouvert ou de garde en milieu fermé maintenus ou mis sur pied en vertu de l'article 89 de la *Loi sur les services à l'enfance et à la famille*.
 - 6. Les foyers de soins spéciaux titulaires d'un permis en vertu de la *Loi sur les foyers de soins spéciaux*.
 - 7. Les hôpitaux approuvés par le ministre.
 - 8. Les maisons de soins infirmiers exploitées en application d'un permis délivré en vertu de la *Loi sur les maisons de soins infirmiers*.

9. Les établissements correctionnels au sens de la *Loi sur le ministère des Services correctionnels*.

10. Les lieux de détention provisoire et les lieux de garde au sens de la *Loi sur le système de justice pénale pour les adolescents* (Canada).

(5) Sous réserve des paragraphes (6) et (7), la somme liée à un programme d'enseignement admissible est calculée de la manière suivante :

1. Prendre le moindre de ce qui suit :

- i. les dépenses que le conseil a engagées au cours de l'exercice au titre des salaires et des avantages sociaux des enseignants qu'il emploie pour dispenser le programme,
- ii. la somme que le conseil pourrait engager au cours de l'exercice au titre des salaires et des avantages sociaux des enseignants qu'il emploie pour dispenser le programme dans le cadre du plan de dotation visé à la disposition 1 du paragraphe (3).

2. Multiplier par 2 601 \$ le nombre d'enseignants à temps plein ou l'équivalent que le conseil emploie pour dispenser le programme. Pour l'application de la présente disposition, le dénombrement se fait selon les méthodes qu'il utilise habituellement aux fins de la dotation.

3. Prendre le moindre de ce qui suit :

- i. les dépenses que le conseil a engagées au cours de l'exercice au titre des salaires et des avantages sociaux des aides-enseignants qu'il emploie pour aider les enseignants à dispenser le programme,
- ii. la somme que le conseil pourrait engager au cours de l'exercice au titre des salaires et des avantages sociaux des aides-enseignants qu'il emploie dans le cadre du plan de dotation visé à la disposition 1 du paragraphe (3).

4. Multiplier par 1 270 \$ le nombre d'aides-enseignants à temps plein ou l'équivalent que le conseil emploie pour aider les enseignants à dispenser le programme. Pour l'application de la présente disposition, le dénombrement se fait selon les méthodes qu'il utilise habituellement aux fins de la dotation.

5. Calculer les dépenses que le conseil a engagées au cours de l'exercice pour acheter des meubles ou du matériel pour les salles de classe utilisées dans le cadre du programme. Sauf approbation du ministre, le total de la somme calculée pour une salle de classe en application de la présente disposition et du total de toutes les sommes reçues à l'égard de cette classe en application de dispositions semblables de règlements antérieurs sur les subventions législatives ne doit pas dépasser 3 437 \$.

6. Additionner les sommes calculées en application des dispositions 1 à 5.

(6) Malgré le paragraphe (5), si le programme que remplace un programme d'enseignement admissible dispensé par le conseil était un programme d'enseignement dispensé par le ministère dans l'établissement, la somme calculée par ailleurs en application du présent article au titre du programme d'enseignement admissible peut être augmentée de la somme que le ministre estime appropriée compte tenu des coûts raisonnables que doit engager le conseil en ce qui concerne les dépenses rattachées au programme qui étaient engagées auparavant par le ministère et qui ne sont pas mentionnées au paragraphe (5).

(7) Malgré les paragraphes (5) et (6), la somme calculée par ailleurs en application du présent article pour un programme d'enseignement admissible est réduite de la somme que le ministre estime indiquée compte tenu des frais raisonnables que le conseil engage à l'égard du programme si celui-ci, selon le cas :

- a) a une envergure moins grande que ne le prévoit la documentation que le conseil soumet à l'examen du ministre pour l'application de la disposition 3 du paragraphe (2);
- b) n'est pas dispensé pendant l'année scolaire 2005-2006;
- c) cesse d'être dispensé pendant l'année scolaire 2005-2006.

Éducation de l'enfance en difficulté, déménagement à un nouveau conseil

21. (1) Le paragraphe (2) s'applique dans l'un ou l'autre des cas suivants :

- a) du matériel spécialisé a été acheté, au moyen d'une demande de matériel spécialisé approuvée pour un conseil scolaire de district pour l'exercice ou au moyen d'une demande d'AAS de niveau 1 approuvée pour un conseil scolaire de district en application de l'article 17 du règlement sur les subventions de 2004-2005 ou d'un article que celui-ci remplace dans le règlement sur les subventions d'un exercice antérieur, à l'égard d'un élève qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district différent ou d'un conseil créé en vertu de l'article 68;
- b) un conseil créé en vertu de l'article 68 a engagé des dépenses pour acheter du matériel spécialisé à l'égard d'un élève d'un conseil scolaire de district qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district différent.

(2) Le matériel spécialisé visé au paragraphe (1) suit l'élève au nouveau conseil, sauf si ce dernier est d'avis qu'il n'est pas pratique de le déménager.

(3) Le paragraphe (4) s'applique si une demande de matériel spécialisé a été approuvée pour un conseil scolaire de district à l'égard d'un élève qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district différent.

(4) Toute fraction non dépensée de la demande de matériel spécialisé approuvée à l'égard de l'élève est déduite de la somme calculée en application du paragraphe 17 (2) pour l'ancien conseil et est ajoutée à la somme calculée en application du même paragraphe pour le nouveau conseil.

(5) Le paragraphe (6) s'applique si l'élève réunit les conditions suivantes :

- a) il était un élève approuvé à l'égard d'une aide financière pour cas spéciaux pour un conseil scolaire de district;
- b) il s'inscrit à une école qui relève d'un conseil scolaire de district différent après la fin de l'année scolaire 2004-2005.

(6) La somme totale liée aux demandes pour cas spéciaux approuvées pour les élèves du conseil visé à l'alinéa (5) a) est réduite dans la proportion éventuelle que le ministre estime indiquée compte tenu des frais que chaque conseil engage pendant l'exercice relativement au programme d'enseignement à l'enfance en difficulté dispensé à l'élève, et la somme liée aux demandes pour cas spéciaux approuvées pour les élèves du conseil visé à l'alinéa (5) b) est augmentée dans la même proportion.

Élément enseignement des langues — conseils de langue anglaise

22. L'élément enseignement des langues d'un conseil scolaire de district de langue anglaise pour l'exercice est calculé en additionnant ce qui suit :

- a) la somme liée aux programmes de français langue seconde qui est versée au conseil pour l'exercice;
- b) la somme liée aux programmes de langue autochtone qui est versée au conseil pour l'exercice;
- c) la somme liée aux programmes d'ESL/ESD qui est versée au conseil pour l'exercice.

Somme liée aux programmes de français langue seconde

23. (1) La somme liée aux programmes de français langue seconde qui est versée à un conseil scolaire de district de langue anglaise pour l'exercice est calculée en additionnant ce qui suit :

- a) la somme liée aux programmes de français langue seconde concernant les élèves de l'élémentaire du conseil;
- b) la somme liée aux programmes de français langue seconde concernant les élèves du secondaire du conseil.

(2) La somme liée aux programmes de français langue seconde concernant les élèves de l'élémentaire d'un conseil est calculée de la manière suivante :

1. Multiplier par 253,56 \$ le nombre d'élèves du conseil inscrits aux quatrième, cinquième, sixième, septième et huitième années qui, le 31 octobre 2005, ont un emploi du temps prévoyant un enseignement en français pendant 20 minutes ou plus, mais moins de 60 minutes, en moyenne par jour de classe.
2. Multiplier par 288,89 \$ le nombre d'élèves du conseil inscrits aux quatrième, cinquième, sixième, septième et huitième années qui, le 31 octobre 2005, ont un emploi du temps prévoyant un enseignement en français pendant 60 minutes ou plus, mais moins de 150 minutes, en moyenne par jour de classe.
3. Multiplier par 323,18 \$ le nombre d'élèves du conseil inscrits aux huit premières années d'études qui, le 31 octobre 2005, ont un emploi du temps prévoyant un enseignement en français pendant 150 minutes ou plus en moyenne par jour de classe.
4. Multiplier par 323,18 \$ le nombre d'élèves du conseil inscrits à la maternelle ou au jardin d'enfants qui, le 31 octobre 2005, ont un emploi du temps prévoyant un enseignement en français pendant 75 minutes ou plus en moyenne par jour de classe.
5. Additionner les sommes calculées en application des dispositions 1 à 4.

(3) La somme liée aux programmes de français langue seconde pour les élèves du secondaire d'un conseil est calculée de la manière suivante :

1. Calculer la somme liée à l'enseignement du français en neuvième et en dixième année en multipliant par 64,46 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base non semestrielle en neuvième et en dixième année. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2005, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
 - ii. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base semestrielle en neuvième et en dixième année. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2005 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2006, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.

2. Calculer la somme liée à l'enseignement d'une matière autre que le français en neuvième et en dixième année dont la langue d'enseignement est le français, en multipliant par 106,04 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours enseigné en français sur une base non semestrielle en neuvième et en dixième année dans une matière autre que le français. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2005, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
 - ii. Calculer la valeur en crédits de chaque cours enseigné en français sur une base semestrielle en neuvième et en dixième année dans une matière autre que le français. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2005 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2006, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
3. Calculer la somme liée à l'enseignement du français en onzième et en douzième année en multipliant par 85,25 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base non semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2005, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
 - ii. Calculer la valeur en crédits de chaque cours de français qui est enseigné sur une base semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2005 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2006, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
4. Calculer la somme liée à l'enseignement d'une matière autre que le français en onzième et en douzième année si la langue d'enseignement est le français en multipliant par 165,30 \$ le total des sommes calculées en application des sous-dispositions suivantes :
 - i. Calculer la valeur en crédits de chaque cours dont la matière n'est pas le français et qui est enseigné en français sur une base non semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2005, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
 - ii. Calculer la valeur en crédits de chaque cours dont la matière n'est pas le français et qui est enseigné en français sur une base semestrielle en onzième et en douzième année. Multiplier la valeur en crédits par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2005 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2006, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
5. Additionner les sommes calculées en application des dispositions 1 à 4.

(4) Les définitions qui suivent s'appliquent au présent article.

«cours» Cours du niveau secondaire qui a reçu un code du système uniforme de codage des cours qui est publié par le ministère et que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2 et sur le site Web du ministère, à l'adresse www.edu.gov.on.ca, en appuyant sur le lien Élémentaire et secondaire, puis sur Codes des cours au secondaire.

(«course»)

«enseignement en français» Enseignement du français comme matière ou enseignement de toute autre matière si la langue d'enseignement est le français. («instruction in French»)

«valeur en crédits» Relativement à un cours auquel est inscrit un élève, s'entend du nombre de crédits que celui-ci a le droit d'obtenir lorsqu'il termine le cours avec succès. («credit value»)

Somme liée aux programmes de langue autochtone

24. (1) La somme liée aux programmes de langue autochtone qui est versée à un conseil scolaire de district de langue anglaise ou d'un conseil scolaire de district de langue française pour l'exercice est calculée en additionnant la somme liée aux programmes de langue autochtone qui est versée pour les élèves de l'élémentaire du conseil et la somme liée aux programmes de langue autochtone qui est versée pour les élèves du secondaire du conseil.

(2) La somme liée aux programmes de langue autochtone qui est versée pour les élèves de l'élémentaire du conseil correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 243,19 \$ le nombre d'élèves de l'élémentaire du conseil qui, le 31 octobre 2005, ont un emploi du temps prévoyant l'enseignement d'une langue autochtone pendant 20 minutes ou plus, mais moins de 40 minutes, en moyenne par jour de classe.
2. Multiplier par 432,33 \$ le nombre d'élèves de l'élémentaire du conseil qui, le 31 octobre 2005, ont un emploi du temps prévoyant l'enseignement d'une langue autochtone pendant 40 minutes ou plus en moyenne par jour de classe.

(3) La somme liée aux programmes de langue autochtone qui est versée pour les élèves du secondaire du conseil correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 64,46 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone de niveau I, II ou III qui est enseigné sur une base non semestrielle par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2005, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
2. Multiplier par 64,46 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone de niveau I, II ou III qui est enseigné sur une base semestrielle par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2005 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2006, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
3. Multiplier par 85,25 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone qui est enseigné sur une base non semestrielle en onzième ou en douzième année par le nombre d'élèves du conseil inscrits au cours le 31 octobre 2005, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
4. Multiplier par 85,25 \$ la somme des produits obtenus en multipliant la valeur en crédits de chaque cours de langue autochtone qui est enseigné sur une base semestrielle en onzième ou en douzième année par le total du nombre d'élèves du conseil inscrits au cours le 31 octobre 2005 et du nombre d'élèves du conseil inscrits au cours le 31 mars 2006, à l'exclusion des élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.

(4) Les définitions qui suivent s'appliquent au présent article.

«cours» Cours du niveau secondaire qui a reçu un code du système uniforme de codage des cours qui est publié par le ministère et que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2 et sur le site Web du ministère, à l'adresse www.edu.gov.on.ca, en appuyant sur le lien Élémentaire et secondaire, puis sur Codes des cours au secondaire.

(«course»)

«valeur en crédits» Relativement à un cours auquel est inscrit un élève, s'entend du nombre de crédits que celui-ci a le droit d'obtenir lorsqu'il termine le cours avec succès. («credit value»)

Somme liée aux programmes d'ESL/ESD

25. (1) La somme liée aux programmes d'ESL/ESD qui est versée à un conseil scolaire de district de langue anglaise pour l'exercice est calculée en additionnant la somme indiquée pour le conseil au tableau 1 et le produit obtenu en multipliant par 3 267 \$ la somme de ce qui suit :

- a) le nombre, au 31 octobre 2005, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1984,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2004 et qui se termine le 31 octobre 2005;
- b) la somme obtenue en multipliant par 0,7 le nombre, au 31 octobre 2005, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1984,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2003 et qui se termine le 31 août 2004;
- c) la somme obtenue en multipliant par 0,5 le nombre, au 31 octobre 2005, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1984,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2002 et qui se termine le 31 août 2003;
- d) la somme obtenue en multipliant par 0,25 le nombre, au 31 octobre 2005, des élèves du conseil :
 - (i) qui sont nés dans des pays visés au paragraphe (2) après le 31 décembre 1984,
 - (ii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2001 et qui se termine le 31 août 2002.

(2) Les pays visés pour l'application du paragraphe (1) sont les suivants :

- a) les pays où l'anglais n'est pas la langue première de la majorité de la population;
- b) les pays où la majorité de la population parle un anglais qui est assez différent de l'anglais utilisé comme langue d'enseignement dans les écoles du conseil pour justifier que soit offert un programme d'ESL ou d'ESD aux élèves originaires de ces pays.

Élément enseignement des langues — conseils de langue française

26. L'élément enseignement des langues d'un conseil scolaire de district de langue française pour l'exercice correspond au total des sommes calculées en application des dispositions suivantes :

1. La somme liée aux programmes de français langue première qui est versée au conseil pour l'exercice.
2. La somme liée aux programmes de langue autochtone qui est versée au conseil pour l'exercice.
3. La somme liée aux programmes d'ALF/PDF qui est versée au conseil pour l'exercice.

Somme liée aux programmes de français langue première

27. La somme liée aux programmes de français langue première qui est versée à un conseil scolaire de district de langue française pour l'exercice correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 444,80 \$ le nombre d'élèves de l'élémentaire du conseil le 31 octobre 2005.
2. Multiplier par 718,40 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que ses élèves du secondaire.
3. Multiplier par 11 822,60 \$ le nombre d'écoles élémentaires qui commencent à relever du conseil en septembre 2005.

Programmes d'ALF/PDF

28. (1) La somme liée aux programmes d'ALF/PDF qui est versée à un conseil scolaire de district de langue française pour l'exercice est calculée en additionnant les niveaux de financement des programmes d'ALF et de PDF du conseil pour l'exercice.

(2) Le niveau de financement des programmes d'ALF du conseil pour l'exercice est calculé de la manière suivante :

1. Multiplier l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006 par le facteur d'assimilation indiqué au tableau 2 pour le conseil.
2. Multiplier par 705,15 \$ le produit obtenu en application de la disposition 1.
3. Multiplier par 37 627,80 \$ le nombre d'écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2005-2006.
4. Multiplier l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006 par le facteur d'assimilation indiqué au tableau 2 pour le conseil.
5. Multiplier par 314,57 \$ le produit obtenu en application de la disposition 4.
6. Multiplier par 69 135,60 \$ le nombre d'écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour pendant l'année scolaire 2005-2006.
7. Additionner les produits obtenus en application des dispositions 2, 3, 5 et 6.
8. Ajouter 86 745,90 \$ à la somme calculée en application de la disposition 7.

(3) Le niveau de financement des programmes de PDF du conseil est calculé en multipliant par 3 267 \$ la somme de ce qui suit :

a) le nombre, au 31 octobre 2005, des élèves du conseil :

- (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),
- (ii) qui sont nés après le 31 décembre 1984 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
- (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2004 et qui se termine le 31 octobre 2005;

b) la somme obtenue en multipliant par 0,7 le nombre, au 31 octobre 2005, des élèves du conseil :

- (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),
- (ii) qui sont nés après le 31 décembre 1984 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
- (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2003 et qui se termine le 31 août 2004;

c) la somme obtenue en multipliant par 0,5 le nombre, au 31 octobre 2005, des élèves du conseil :

- (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),

- (ii) qui sont nés après le 31 décembre 1984 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
- (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2002 et qui se termine le 31 août 2003;
- d) la somme obtenue en multipliant par 0,25 le nombre, au 31 octobre 2005, des élèves du conseil :
 - (i) qui sont admissibles au financement au titre du PDF en application du paragraphe (4),
 - (ii) qui sont nés après le 31 décembre 1984 dans des pays où le français est la langue normalisée de l'enseignement ou de l'administration publique,
 - (iii) qui sont arrivés au Canada pendant la période qui commence le 1^{er} septembre 2001 et qui se termine le 31 août 2002.
- (4) Pour l'application du paragraphe (3), un élève est admissible au financement au titre du PDF s'il est admis à une école du conseil en vertu de l'article 293 de la Loi et que, selon le cas :
 - a) il parle un français assez différent du français utilisé comme langue d'enseignement dans les écoles du conseil pour justifier que lui soit offert un programme de PDF;
 - b) sa scolarité a été interrompue ou retardée;
 - c) il a une faible connaissance de l'anglais ou du français.

Élément écoles rurales et écoles éloignées

29. (1) L'élément écoles rurales et écoles éloignées d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :

1. Prendre la somme liée aux directeurs d'école élémentaire calculée en application du paragraphe (2).
2. Ajouter la somme liée aux directeurs d'école secondaire calculée en application du paragraphe (3).
3. Ajouter la somme liée aux écoles rurales calculée en application du paragraphe (4).
4. Ajouter la somme calculée pour le conseil en application de la disposition 3 du paragraphe 29 (3) du règlement sur les subventions de 2003-2004.
5. Dans le cas du Kenora Catholic District School Board, ajouter 32 135 \$.
6. Soustraire le total des sommes éventuelles indiquées à la colonne 8 du tableau 3 en regard du nom du conseil à la colonne 1.
7. Ajouter le total des sommes éventuelles indiquées à la colonne 8 du tableau 4 en regard du nom du conseil à la colonne 1.
8. Soustraire de la somme calculée en application de la disposition 7 la somme indiquée à la colonne 2 du tableau 5 en regard du nom du conseil à la colonne 1.

(2) La somme liée aux directeurs d'école élémentaire est calculée de la manière suivante :

1. Prendre l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
2. Multiplier le nombre obtenu en application de la disposition 1 par 269,46 \$.
3. Diviser le produit obtenu en application de la disposition 2 par 98 027 \$.
4. Diviser le quotient obtenu en application de la disposition 3 par le nombre d'écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2005-2006.
5. Si le résultat obtenu en application de la disposition 4 est égal ou supérieur à 0,69, la somme liée aux directeurs d'école élémentaire est nulle.
6. Si le résultat obtenu en application de la disposition 4 est inférieur à 0,69, la somme liée aux directeurs d'école élémentaire est calculée de la manière suivante :
 - i. Soustraire le résultat obtenu en application de la disposition 4 de 0,69.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 98 027 \$.
 - iii. Multiplier le produit obtenu en application de la sous-disposition ii par le nombre d'écoles élémentaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2005-2006.

(3) La somme liée aux directeurs d'école secondaire est calculée de la manière suivante :

1. Prendre l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
2. Multiplier le nombre obtenu en application de la disposition 1 par 117,57 \$.
3. Diviser le produit obtenu en application de la disposition 2 par 106 906 \$.
4. Diviser le quotient obtenu en application de la disposition 3 par le nombre d'écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2005-2006.
5. Si le résultat obtenu en application de la disposition 4 est égal ou supérieur à 0,4, la somme liée aux directeurs d'école secondaire est nulle.
6. Si le résultat obtenu en application de la disposition 4 est inférieur à 0,4, la somme liée aux directeurs d'école secondaire est calculée de la manière suivante :
 - i. Soustraire le résultat obtenu en application de la disposition 4 de 0,4.
 - ii. Multiplier le nombre obtenu en application de la sous-disposition i par 106 906 \$.
 - iii. Multiplier le produit obtenu en application de la sous-disposition ii par le nombre d'écoles secondaires du conseil où des élèves étaient inscrits à des programmes scolaires de jour à l'école pendant l'année scolaire 2005-2006.

(4) La somme liée aux écoles rurales est calculée de la manière suivante :

1. Multiplier par 472 \$ l'effectif de 2005-2006, au sens du paragraphe 36 (45), de chaque école élémentaire rurale du conseil.
2. Multiplier par 3 000 \$ le nombre d'écoles élémentaires rurales du conseil qui constituent également des écoles élémentaires éloignées, au sens du paragraphe 29 (2.1) du règlement sur les subventions de 2003-2004.
3. Additionner les sommes calculées en application du paragraphe 29 (5) du règlement sur les subventions de 2003-2004 pour toutes les écoles élémentaires rurales du conseil qui constituent également des écoles élémentaires éloignées, au sens du paragraphe 29 (2.1) du règlement sur les subventions de 2003-2004.
4. Additionner les sommes éventuelles indiquées à la colonne 9 du tableau 4 en regard du nom de l'école élémentaire à la colonne 3 et du nom du conseil à la colonne 1.
5. Additionner les sommes calculées en application des dispositions 1, 2, 3 et 4.
6. Multiplier par 134 944 \$ le nombre d'écoles élémentaires rurales du conseil.
7. Soustraire la somme calculée en application de la disposition 5 de celle qui est calculée en application de la disposition 6. Une différence négative est réputée nulle.
8. Multiplier par 4 000 \$ le nombre d'écoles élémentaires rurales du conseil.
9. Ajouter la somme calculée en application de la disposition 8 à celle qui est obtenue en application de la disposition 7.
10. Multiplier par 467 \$ l'effectif de 2005-2006, au sens du paragraphe 36 (45), de chaque école secondaire rurale du conseil.
11. Multiplier par 4 000 \$ le nombre d'écoles secondaires rurales du conseil qui constituent également des écoles secondaires éloignées, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004.
12. Additionner les sommes calculées en application du paragraphe 29 (9) du règlement sur les subventions de 2003-2004 pour toutes les écoles secondaires rurales du conseil qui constituent également des écoles secondaires éloignées, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004.
13. Additionner les sommes calculées en application des dispositions 10, 11 et 12.
14. Multiplier par 145 796 \$ le nombre d'écoles secondaires rurales du conseil.
15. Soustraire la somme calculée en application de la disposition 13 de celle qui est calculée en application de la disposition 14. Une différence négative est réputée nulle.
16. Multiplier par 5 000 \$ le nombre d'écoles secondaires rurales du conseil.
17. Ajouter la somme calculée en application de la disposition 16 à celle qui est obtenue en application de la disposition 15.
18. Ajouter la somme calculée en application de la disposition 9 à celle qui est calculée en application de la disposition 17.

Élément conseils ruraux et éloignés

30. (1) L'élément conseils ruraux et éloignés d'un conseil scolaire de district pour l'exercice est calculé en additionnant la somme liée aux petits conseils, la somme liée à la distance et la somme liée à la dispersion de la population scolaire qui sont versées au conseil.

(2) La somme liée aux petits conseils qui est versée au conseil est la somme éventuelle calculée en application de celles des dispositions suivantes qui s'applique au conseil :

1. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 est inférieur à 4 000 :
 - i. multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 par 0,0170 \$,
 - ii. soustraire le produit obtenu en application de la sous-disposition i de 313,64 \$,
 - iii. multiplier le résultat obtenu en application de la sous-disposition ii par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
 2. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 est d'au moins 4 000, mais de moins de 8 000 :
 - i. soustraire 4 000 de l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006,
 - ii. multiplier le résultat obtenu en application de la sous-disposition i par 0,0196 \$,
 - iii. soustraire le produit obtenu en application de la sous-disposition ii de 245,51 \$,
 - iv. multiplier le résultat obtenu en application de la sous-disposition iii par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
 3. Si l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 est de 8 000 ou plus :
 - i. soustraire 8 000 de l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006,
 - ii. multiplier le résultat obtenu en application de la sous-disposition i par 0,0209 \$,
 - iii. soustraire le produit obtenu en application de la sous-disposition ii de 167,28 \$,
 - iv. si la somme calculée en application de la sous-disposition iii est supérieure à zéro, la multiplier par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006,
 - v. si la somme calculée en application de la sous-disposition iii n'est pas supérieure à zéro, la somme accordée aux petits conseils pour le conseil est nulle.
- (3) La somme liée à la distance qui est versée au conseil correspond à ce qui suit :
- a) le produit de l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 et du facteur de distance par élève indiqué pour le conseil, dans le cas d'un conseil scolaire de district de langue anglaise;
 - b) le produit de l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 et du facteur de distance par élève indiqué pour le conseil ou de 174,77 \$, si ce montant est supérieur, dans le cas d'un conseil scolaire de district de langue française.

(4) Le facteur de distance par élève indiqué pour le conseil correspond à la somme calculée en multipliant le facteur urbain indiqué pour le conseil à la colonne 3 du tableau 6 par la somme calculée en application de celle des dispositions suivantes qui s'applique au conseil :

1. Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est inférieure à 151 kilomètres, la somme est nulle.
2. Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est égale ou supérieure à 151 kilomètres mais inférieure à 650 kilomètres, la somme est calculée selon la formule suivante :

$$(A - 150) \times 1,072 \$$$

où :

«A» représente la distance indiquée pour le conseil à la colonne 2 du tableau 6.

3. Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est égale ou supérieure à 650 kilomètres mais inférieure à 1 150 kilomètres, la somme est calculée selon la formule suivante :

$$[(A - 650) \times 0,142 \$] + 535 \$$$

où :

«A» représente la distance indiquée pour le conseil à la colonne 2 du tableau 6.

4. Si la distance indiquée pour le conseil à la colonne 2 du tableau 6 est égale ou supérieure à 1 150 kilomètres, la somme est de 607 \$.

(5) La somme liée à la dispersion de la population scolaire qui est versée au conseil est calculée selon la formule suivante :

$$(DD - F) \times ADE \times 5,63 \$$$

où :

«DD» représente la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil à la colonne 1 de ce tableau,

«F» représente le moindre de l'élément «DD» et de 14 kilomètres,

«ADE» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.

Élément programmes d'aide à l'apprentissage

31. (1) L'élément programmes d'aide à l'apprentissage d'un conseil scolaire de district pour l'exercice correspond au total des sommes indiquées ou calculées en application des dispositions suivantes :

1. La somme indiquée à la colonne 2 du tableau 7 en regard du nom du conseil.
2. L'aide à l'apprentissage durant les premières années d'études du conseil pour l'exercice, calculée en multipliant par 126 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.
3. L'aide aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice.
4. La somme liée à la réussite des élèves, de la 7^e à la 12^e année, qui est versée au conseil pour l'exercice.

(2) L'aide aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice est calculée de la manière suivante :

1. Calculer l'effectif quotidien moyen des cours d'été du conseil pour l'exercice conformément à l'article 4 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves du conseil qui sont inscrits à des classes ou à des cours visés aux sous-alinéas c) (iii) et (iv) de la définition de «classe ou cours d'été» au paragraphe 4 (1) de ce règlement.
2. Calculer l'effectif quotidien moyen des programmes d'éducation permanente du conseil pour l'exercice conformément à l'article 3 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves du conseil qui sont inscrits à des classes ou à des cours visés aux dispositions 5, 6 et 7 du paragraphe 3 (2) de ce règlement.
3. Additionner les nombres obtenus en application des dispositions 1 et 2.
4. Multiplier le résultat obtenu en application de la disposition 3 par 5 489 \$.
5. Ajouter les frais de transport liés aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice.

(3) Les frais de transport liés aux programmes destinés à accroître l'aptitude à lire, à écrire et à compter du conseil pour l'exercice sont calculés de la manière suivante :

1. Prendre l'élément transport des élèves du conseil pour l'exercice.
2. Déduire la somme calculée pour le conseil en application de la disposition 10 de l'article 34.
3. Diviser le résultat obtenu en application de la disposition 2 par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
4. Multiplier le résultat obtenu en application de la disposition 3 par l'effectif calculé en application de la disposition 1 du paragraphe (2).
5. Multiplier le résultat obtenu en application de la disposition 4 par 3.

(4) La somme liée à la réussite des élèves, de la 7^e à la 12^e année, qui est versée au conseil pour l'exercice correspond à la somme calculée de la manière suivante :

1. Multiplier par 25,91 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits en neuvième, dixième, onzième et douzième année.
2. Multiplier par 10,35 \$ l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits en quatrième, cinquième, sixième, septième et huitième année.
3. Multiplier par 0,0023 la différence obtenue en soustrayant la somme calculée à l'égard du conseil en application de la disposition 10 de l'article 34 de la somme liée au transport des élèves qui est versée au conseil pour l'exercice.
4. Multiplier par 10 404 000 \$ le facteur démographique lié à la réussite des élèves, de la 7^e à la 12^e année, indiqué à la colonne 3 du tableau 7 en regard du nom du conseil à la colonne 1 de ce tableau.
5. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits en neuvième, dixième, onzième et douzième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil à la colonne 1 de ce tableau.

6. Multiplier par 0,52 \$ la somme calculée en application de la disposition 5.
7. Multiplier l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits en quatrième, cinquième, sixième, septième et huitième année, par la distance, en kilomètres, liée à la dispersion qui est indiquée à la colonne 4 du tableau 6 en regard du nom du conseil à la colonne 1 de ce tableau.
8. Multiplier par 0,20 \$ la somme calculée en application de la disposition 7.
9. Additionner les sommes calculées en application des dispositions 1, 2, 3, 4, 6 et 8.
10. Ajouter 144 512 \$ au total obtenu en application de la disposition 9.

Élément éducation permanente et autres programmes

32. (1) L'élément éducation permanente et autres programmes d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :

1. Calculer l'effectif quotidien moyen de jour du conseil pour 2005-2006, pour l'exercice, conformément à l'article 2 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves du conseil qui sont âgés d'au moins 21 ans le 31 décembre 2005.
2. Calculer l'effectif quotidien moyen de l'éducation permanente du conseil pour l'exercice conformément à l'article 3 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves inscrits à des classes ou à des cours visés aux dispositions 1, 2, 3, 4, 8 et 9 du paragraphe 3 (2) de ce règlement et en excluant :
 - i. d'une part, les élèves auxquels s'applique le paragraphe 49 (6) de la Loi,
 - ii. d'autre part, les élèves à l'égard desquels le conseil impose des droits en application du paragraphe 8 (4) du règlement sur les droits de 2005-2006.
3. Calculer l'effectif quotidien moyen des cours d'été du conseil pour l'exercice conformément à l'article 4 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves inscrits à des classes ou à des cours visés au sous-alinéa c) (i), (ii), (v) ou (vi) de la définition de «classe ou cours d'été» au paragraphe 4 (1) de ce règlement et en excluant les élèves auxquels s'applique le paragraphe 49 (6) de la Loi et ceux à l'égard desquels le conseil impose des droits en application du paragraphe 8 (5) du règlement sur les droits de 2005-2006.
4. Additionner les nombres calculés en application des dispositions 1, 2 et 3.
5. Multiplier le total obtenu en application de la disposition 4 par 2 528 \$.
6. Calculer la somme liée aux programmes de langues d'origine qui est versée au conseil.
7. Calculer pour le conseil la somme liée à la reconnaissance des acquis qui n'est pas fournie dans le cadre d'un programme scolaire de jour.
8. Additionner les sommes calculées en application des dispositions 5, 6 et 7.

(2) Les paragraphes (3) et (4) s'appliquent si un conseil crée des classes pour dispenser un enseignement dans une langue autre que l'anglais ou le français et que le ministre approuve les classes dans le cadre d'un programme scolaire élémentaire de langues d'origine.

(3) Sous réserve du paragraphe (4), la somme liée aux programmes de langues d'origine qui est versée au conseil correspond au produit de 43 \$ et du nombre d'heures d'enseignement que le conseil dispense dans les classes visées au paragraphe (2).

(4) Si le quotient obtenu en divisant le nombre d'élèves de l'élémentaire inscrits aux classes visées au paragraphe (2) que le conseil a créées par le nombre de ces classes est inférieur à 25, le taux horaire de 43 \$ indiqué au paragraphe (3) est réduit du produit de 1 \$ et de la différence du quotient et de 25.

(5) La somme liée à la reconnaissance des acquis qui est versée au conseil pour l'exercice qui n'est pas fournie dans le cadre d'un programme scolaire de jour correspond au total des sommes calculées en application des dispositions suivantes :

1. Multiplier par 102 \$ le nombre d'élèves expérimentés du conseil qui, pendant l'exercice, ont subi une évaluation individualisée pour l'obtention de crédits de neuvième ou de dixième année, conformément à la section 6.6 du document intitulé «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2 ou électroniquement en activant successivement les liens suivants du site Web du ministère de l'Éducation au www.edu.gov.on.ca: Publications, Programmes-cadres et directives, et Politique et documents de référence.
2. Multiplier par 102 \$ le nombre d'élèves expérimentés du conseil qui, pendant l'exercice, ont subi une évaluation individualisée pour l'obtention d'équivalences de crédits de onzième ou de douzième année, conformément à la section 6.6 du document intitulé «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» et que l'on peut consulter de la manière indiquée à la disposition 1.

3. Multiplier par 306 \$ le nombre de revendications réglées de crédits de onzième et de douzième année présentées par des élèves expérimentés du conseil, pendant l'exercice, conformément à la section 6.6 de la publication du ministère intitulée «Les écoles secondaires de l'Ontario de la 9^e à la 12^e année — Préparation au diplôme d'études secondaires de l'Ontario, 1999» et que l'on peut consulter de la manière indiquée à la disposition 1.
- (6) Les règles suivantes s'appliquent dans le cadre du paragraphe (5) :
 1. Un élève du conseil est un élève expérimenté pour l'exercice s'il est âgé d'au moins 18 ans le 31 décembre 2005 et qu'il n'était pas inscrit à un programme scolaire de jour pendant une ou plusieurs années scolaires antérieures.
 2. Pour déterminer le nombre de revendications réglées de crédits de onzième et de douzième année présentées par des élèves expérimentés du conseil, un cours qui donne droit à un crédit complet est compté pour un crédit et un cours qui donne droit à un demi-crédit est compté pour 0,5 crédit.

Élément redressement des coûts et compétence et expérience des enseignants

33. (1) Les définitions qui suivent s'appliquent au présent article.

«AEFO» L'Association des enseignantes et des enseignants franco-ontariens. («AEFO»)

«catégorie de qualifications» S'entend de la certification de l'AEFO ou de la FEESO ou d'une catégorie du COEQ. («qualification category»)

«catégorie du COEQ» S'entend de la catégorie D, C, B, A1, A2, A3 ou A4 du COEQ. («QECO category»)

«certification de l'AEFO» S'entend de la certification de groupe 1, de groupe 2, de groupe 3 ou de groupe 4 octroyée par l'AEFO. («AEFO certification»)

«certification de la FEESO» S'entend de la certification de groupe 1, de groupe 2, de groupe 3 ou de groupe 4 octroyée par la FEESO. («OSSTF certification»)

«COEQ» Le Conseil ontarien d'évaluation des qualifications. («QECO»)

«enseignant» S'entend en outre des enseignants temporaires, mais non des enseignants suppléants. («teacher»)

«FEESO» La Fédération des enseignantes-enseignants des écoles secondaires de l'Ontario. («OSSTF»)

(2) Au présent article, les cases du tableau 8 sont désignées par leur abscisse (la catégorie de qualifications), suivie de leur ordonnée (le nombre qui représente les années complètes d'expérience en enseignement).

(3) Par exemple, la case C-1 du tableau 8 contient le nombre 0,6127 et la case A1/groupe 1-3, le nombre 0,7416.

(4) Pour l'application du présent article, le nombre d'enseignants employés par un conseil correspond au nombre de personnes à temps plein ou l'équivalent que le conseil emploie au 31 octobre 2005 pour enseigner.

(5) Pour l'application du paragraphe (4), le dénombrement se fait selon les méthodes que le conseil utilise habituellement aux fins de la dotation en personnel, sous réserve des règles suivantes :

1. L'enseignant qui n'est pas affecté à l'enseignement aux élèves du conseil dans le cadre d'un emploi du temps régulier qui est en vigueur au 31 octobre 2005 ne doit pas être dénombré pour l'application du présent article, à moins qu'il ne satisfasse aux conditions visées au paragraphe (6).
2. La prestation de l'enseignement en bibliothèque ou de l'orientation aux élèves est considérée comme la prestation d'un enseignement aux élèves pour l'application des dispositions 1, 3 et 4.
3. L'équivalence à temps plein de l'enseignant qui, dans le cadre d'un emploi du temps régulier qui est en vigueur au 31 octobre 2005, est affecté, une partie du temps, à l'enseignement aux élèves du conseil et qui, à cette date, est également affecté, une autre partie du temps, en application de l'article 17 du Règlement 298 des Règlements refondus de l'Ontario de 1990 («Fonctionnement des écoles — Dispositions générales») pris en application de la Loi, à un poste de conseiller, de coordonnateur ou de superviseur, est calculée de la manière suivante :
 - i. Calculer le nombre moyen d'heures par jour de l'horaire qui inclut le 31 octobre 2005 auxquelles l'enseignant est affecté régulièrement, conformément à son emploi du temps, pour dispenser l'enseignement aux élèves du conseil ou pour préparer cet enseignement. Pour l'application de la présente sous-disposition, le dénombrement des heures se fait à une décimale près.
 - ii. Diviser le total calculé en application de la sous-disposition i par 5.
4. Le directeur d'école ou le directeur adjoint qui, dans le cadre d'un emploi du temps régulier qui est en vigueur au 31 octobre 2005, est affecté, une partie du temps, à l'enseignement aux élèves du conseil est dénombré comme enseignant pour l'application du présent article et son équivalence à temps plein à titre d'enseignant est calculée de la manière suivante :

- i. Calculer le nombre moyen d'heures par jour de l'horaire qui inclut le 31 octobre 2005 auxquelles le directeur d'école ou le directeur adjoint est affecté régulièrement, conformément à son emploi du temps, pour dispenser l'enseignement aux élèves du conseil. Pour l'application du présent paragraphe, le dénombrement des heures se fait à une décimale près.
 - ii. Diviser le nombre calculé en application de la sous-disposition i par 5.
5. L'enseignant suppléant qui est affecté à l'enseignement aux élèves du conseil dans le cadre d'un emploi du temps régulier qui est en vigueur le 31 octobre 2005 n'est pas dénombré si l'enseignant qu'il remplace est compris dans le calcul du nombre d'enseignants qu'emploie le conseil fait en application du paragraphe (4) et que ce dernier peut raisonnablement s'attendre à ce qu'il reprenne ses fonctions auprès de lui durant l'exercice.
- (6) Pour l'application de la disposition 1 du paragraphe (5), un enseignant est dénombré pour l'application du présent article s'il est en congé payé le 31 octobre 2005 et que sa rémunération pendant le congé n'est pas remboursée au conseil.
- (7) Le nombre d'années complètes d'expérience en enseignement d'un enseignant est réputé son nombre d'années d'expérience en enseignement avant le premier jour de l'année scolaire 2005-2006, arrondi au nombre entier le plus près s'il comprend une fraction. À cette fin, un nombre se terminant par ,5 est considéré comme étant le plus près du nombre entier suivant.
- (8) Le nombre d'années complètes d'expérience en enseignement d'un enseignant est réputé être de 10 s'il est supérieur à ce chiffre.
- (9) Le nombre d'années complètes d'expérience en enseignement d'un directeur d'école ou d'un directeur adjoint est réputé être de 10.
- (10) Les règles suivantes s'appliquent, à compter du 31 octobre 2005, en vue d'établir la catégorie de qualifications d'un enseignant :
1. Si un conseil utilise le système de certification de l'AEFO aux fins de l'établissement du salaire d'un enseignant qu'il emploie, ce système est utilisé à l'égard de cet enseignant pour l'application du présent article.
 2. Si un conseil utilise le système de catégories du COEQ aux fins de l'établissement du salaire d'un enseignant qu'il emploie, ce système est utilisé à l'égard de cet enseignant pour l'application du présent article.
 3. Si un conseil utilise le système de certification de la FEESO aux fins de l'établissement du salaire d'un enseignant qu'il emploie, ce système est utilisé à l'égard de cet enseignant pour l'application du présent article.
 4. Sous réserve de la disposition 6, si un conseil n'utilise pas le système de catégories du COEQ aux fins de l'établissement du salaire d'un enseignant de l'élémentaire qu'il emploie, le système de classification qu'il utilise dans le cas des enseignants de l'élémentaire pour remplir le Formulaire de données A 2004 qui est remis au Bureau d'information sur les négociations collectives du ministère du Travail est utilisé à l'égard de cet enseignant pour l'application du présent article.
 5. Sous réserve de la disposition 6, si un conseil n'utilise ni le système de catégories du COEQ, ni le système de certification de l'AEFO ou de la FEESO aux fins de l'établissement du salaire d'un enseignant du secondaire qu'il emploie, le système de classification qu'il utilise dans le cas des enseignants du secondaire pour remplir le Formulaire de données A 2004 qui est remis au Bureau d'information sur les négociations collectives du ministère du Travail est utilisé à l'égard de cet enseignant pour l'application du présent article.
 6. Dans les circonstances visées à la disposition 4 ou 5, le conseil peut choisir, par avis écrit envoyé au ministre, d'utiliser le système de certification de l'AEFO, le système de catégories du COEQ désigné plan 4 par le COEQ ou le système de certification de 1992 de la FEESO, au lieu du système de classification exigé en application de la disposition 4 ou 5.
 7. La catégorie de qualifications d'un directeur d'école ou d'un directeur adjoint est réputée correspondre à A4/Groupe 4.
 8. Si la catégorie de qualifications à laquelle appartient une personne est changée après le 31 octobre 2005 et que le changement, aux fins de l'établissement de son salaire, est rétroactif à un jour de la période allant du premier jour de l'année scolaire 2005-2006 au 31 octobre 2005, la nouvelle catégorie de qualifications est utilisée pour l'application du présent article.
 9. Le public peut consulter le Formulaire de données A 2004 qui est mentionné aux dispositions 4 et 5 aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2.
- (11) L'élément redressement des coûts et compétence et expérience des enseignants d'un conseil scolaire de district est calculé en additionnant ce qui suit :
- a) l'élément compétence et expérience des enseignants de l'élémentaire;
 - b) l'élément compétence et expérience des enseignants du secondaire;
 - c) la somme indiquée à la colonne 2 du tableau 9 en regard du nom du conseil.

(12) L'élément compétence et expérience des enseignants de l'élémentaire d'un conseil scolaire de district est calculé de la manière suivante :

1. Pour chaque case du tableau 8, calculer le nombre des enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves de l'élémentaire et qui, à la fois, appartiennent à la catégorie de qualifications et ont le nombre d'années complètes d'expérience en enseignement correspondant à ses coordonnées de la case. Par exemple, l'enseignant qui appartient à la catégorie de qualifications D et qui a 0,7 an d'expérience en enseignement est affecté à la case D-1 et celui qui appartient à la catégorie de qualifications A2 ou groupe 2 et qui a 3,2 ans d'expérience en enseignement est affecté à la case A2/groupe 2-3.
2. Pour chaque case du tableau 8, multiplier le nombre des enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves de l'élémentaire et qui y sont affectés par le nombre qui y figure.
3. Additionner tous les produits obtenus en application de la disposition 2 pour le conseil.
4. Diviser le total calculé en application de la disposition 3 par le nombre total d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves de l'élémentaire.
5. Soustraire un du nombre obtenu en application de la disposition 4.
6. Multiplier le résultat obtenu en application de la disposition 5 par 2 953 \$.
7. Multiplier la somme obtenue en application de la disposition 6 par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
8. Ajouter la somme liée au redressement des coûts pour les enseignants de l'élémentaire qui est calculée en application du paragraphe (14) à celle qui est calculée en application de la disposition 7.

(13) L'élément compétence et expérience des enseignants du secondaire d'un conseil scolaire de district est calculé de la manière suivante :

1. Pour chaque case du tableau 8, calculer le nombre des enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves du secondaire et qui, à la fois, appartiennent à la catégorie de qualifications et ont le nombre d'années complètes d'expérience en enseignement correspondant à ses coordonnées de la case. Par exemple, l'enseignant qui appartient à la catégorie de qualifications D et qui a 0,7 an d'expérience en enseignement est affecté à la case D-1 et celui qui appartient à la catégorie de qualifications A2 ou groupe 2 et qui a 3,2 ans d'expérience en enseignement est affecté à la case A2/groupe 2-3.
2. Pour chaque case du tableau 8, multiplier le nombre des enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves du secondaire et qui y sont affectés par le nombre qui y figure.
3. Additionner tous les produits obtenus en application de la disposition 2 pour le conseil.
4. Diviser le total calculé en application de la disposition 3 par le nombre total d'enseignants qui sont employés par le conseil pour dispenser l'enseignement aux élèves du secondaire.
5. Soustraire un du nombre obtenu en application de la disposition 4.
6. Multiplier le résultat obtenu en application de la disposition 5 par 3 814 \$.
7. Multiplier la somme obtenue en application de la disposition 6 par l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
8. Ajouter la somme liée au redressement des coûts pour les enseignants du secondaire qui est calculée en application du paragraphe (15) à la somme qui est calculée en application de la disposition 7.

(14) La somme liée au redressement des coûts pour les enseignants de l'élémentaire est calculée de la manière suivante :

1. Multiplier par 55 161 \$ le nombre obtenu en application de la disposition 3 du paragraphe (12).
2. Pour chaque case du tableau 8, prendre :
 - i. le nombre obtenu pour cette case en application de la disposition 1 du paragraphe (12),
 - ii. le salaire des enseignants de l'élémentaire qui est déclaré par le conseil pour son exercice 2004-2005 à l'égard de cette case à l'annexe G des prévisions budgétaires de 2005-2006 qu'il a remises en application de l'alinéa 231 (11) c) de la Loi.
3. Pour chaque case du tableau 8, multiplier le nombre pris en application de la sous-disposition 2 i par la somme prise en application de la sous-disposition 2 ii.
4. Additionner les produits obtenus en application de la disposition 3.
5. Soustraire la somme calculée en application de la disposition 4 de celle qui est calculée en application de la disposition 1.

6. Multiplier par 0,02 la somme calculée en application de la disposition 5.
7. Diviser par 1,02 la somme calculée en application de la disposition 6.
8. Additionner les sommes calculées en application des dispositions 6 et 7.
- (15) La somme liée au redressement des coûts pour les enseignants du secondaire est calculée de la manière suivante :
 1. Multiplier par 55 161 \$ le nombre obtenu en application de la disposition 3 du paragraphe (13).
 2. Pour chaque case du tableau 8, prendre :
 - i. le nombre obtenu pour cette case en application de la disposition 1 du paragraphe (13),
 - ii. le salaire des enseignants du secondaire qui est déclaré par le conseil pour son exercice 2004-2005 à l'égard de cette case à l'annexe G des prévisions budgétaires de 2004-2005 qu'il a remises en application de l'alinéa 231 (11) c) de la Loi.
 3. Pour chaque case du tableau 8, multiplier le nombre pris en application de la sous-disposition 2 i par la somme prise en application de la sous-disposition 2 ii.
 4. Additionner les produits obtenus en application de la disposition 3.
 5. Soustraire la somme calculée en application de la disposition 4 de celle qui est calculée en application de la disposition 1.
 6. Multiplier par 0,02 la somme calculée en application de la disposition 5.
 7. Diviser par 1,02 la somme calculée en application de la disposition 6.
 8. Additionner les sommes calculées en application des dispositions 6 et 7.

Élément transport des élèves

34. L'élément transport des élèves d'un conseil scolaire de district pour l'exercice est calculé de la manière suivante :
 1. Soustraire la somme calculée à l'égard du conseil en application de la disposition 38 de l'article 35 du règlement sur les subventions de 2004-2005 de celle calculée à l'égard du conseil en application de la disposition 39, 40, 41, 42 ou 43, selon le cas, de l'article 35 de ce règlement.
 2. Multiplier le nombre obtenu en application de la disposition 1 par 0,0356.
 3. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
 4. Prendre l'effectif quotidien moyen de jour des élèves du conseil pour 2004-2005, au sens du règlement sur les subventions de 2004-2005.
 5. Diviser le nombre obtenu en application de la disposition 3 par celui obtenu en application de la disposition 4. Si le quotient obtenu est inférieur à 1,0, il est réputé être 1,0.
 6. Multiplier le nombre obtenu en application de la disposition 1 par celui obtenu en application de la disposition 5.
 7. Additionner les nombres obtenus en application des dispositions 2 et 6.
 8. Multiplier le nombre obtenu en application de la disposition 1 par 0,0065.
 9. Additionner le nombre obtenu en application de la disposition 7 et celui obtenu en application de la disposition 8 ou, s'il lui est supérieur, par 10 000 \$.
 10. Calculer le montant des dépenses engagées par le conseil au cours de l'exercice que le ministre a approuvé, en se fondant sur les chiffres que lui a communiqués le conseil, à l'égard du transport des élèves à destination et en provenance de l'École provinciale pour aveugles, d'une école provinciale pour sourds ou d'une école d'application ouverte ou dirigée, en vertu d'une entente conclue avec le ministre, au profit d'élèves qui ont de graves anomalies de communication.
 11. Additionner les sommes obtenues en application des dispositions 9 et 10.

Élément administration et gestion

35. (1) L'élément administration et gestion des conseils scolaires d'un conseil scolaire de district pour l'exercice correspond au total des sommes visées aux dispositions suivantes :
 1. La somme liée aux allocations et frais des membres du conseil et aux dépenses relatives à la représentation des élèves, calculée en application du paragraphe (2), qui est versée au conseil.
 2. La somme liée aux directeurs de l'éducation et aux agents de supervision, calculée en application du paragraphe (4), qui est versée au conseil.

3. La somme liée aux frais d'administration, calculée en application du paragraphe (5), qui est versée au conseil.
4. La somme multi-municipalités, calculée en application du paragraphe (6), qui est versée au conseil.

(2) La somme liée aux allocations et frais des membres du conseil et aux dépenses relatives à la représentation des élèves qui est versée au conseil est calculée de la manière suivante :

1. Multiplier le nombre des membres du conseil par 5 000 \$ pour calculer leurs allocations. Pour l'application de la présente disposition et de la disposition 2, le nombre des membres du conseil est calculé en additionnant ce qui suit :
 - i. le nombre de membres déterminé pour le conseil en vertu du sous-alinéa 58.1 (2) k) (i) de la Loi ou, si une résolution visée au paragraphe 58.1 (10.1) de la Loi est en vigueur, le nombre de membres qui y est précisé,
 - ii. le nombre de représentants autochtones déterminé pour le conseil en vertu du paragraphe 188 (5) de la Loi.
2. Multiplier le nombre des membres du conseil par 5 000 \$ pour calculer leurs frais.
3. Additionner les produits obtenus en application des dispositions 1 et 2.
4. Ajouter 10 000 \$ à la somme calculée en application de la disposition 3 au titre des allocations supplémentaires versées au président et au vice-président.
5. Ajouter 5 000 \$ à la somme calculée en application de la disposition 4 au titre des dépenses relatives à la représentation des élèves.

(3) Pour l'application du paragraphe (4), les élèves sont dénombrés en fonction de l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.

(4) La somme liée aux directeurs de l'éducation et aux agents de supervision qui est versée au conseil est calculée de la manière suivante :

1. Prévoir 461 372 \$ comme somme de base.
2. Prévoir 11,76 \$ par élève pour la première tranche de 10 000 élèves du conseil.
3. Prévoir 17,17 \$ par élève pour la tranche suivante de 10 000 élèves du conseil.
4. Prévoir 23,61 \$ par élève pour le reste des élèves du conseil.
5. Additionner les sommes prévues en application des dispositions 1 à 4.
6. Ajouter 2 pour cent de l'élément conseils ruraux et éloignés du conseil pour l'exercice.
7. Ajouter 0,5 pour cent du total des sommes obtenues pour le conseil en application de la disposition 1 du paragraphe 31 (1).
8. Ajouter 1 pour cent de la somme calculée pour le conseil au titre des nouvelles places en application du paragraphe 36 (10).

(5) La somme liée aux frais d'administration qui est versée au conseil est calculée de la manière suivante :

1. Prévoir 87 416 \$ comme somme de base.
2. Ajouter le produit de 189,35 \$ et de l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
3. Ajouter 11 pour cent de l'élément conseils ruraux et éloignés du conseil pour l'exercice.
4. Ajouter 0,5 pour cent du total des sommes obtenues pour le conseil en application de la disposition 1 du paragraphe 31 (1).
5. Ajouter 1 pour cent de la somme calculée pour le conseil au titre des nouvelles places en application du paragraphe 36 (10).

(6) La somme multi-municipalités éventuelle qui est versée au conseil est calculée conformément aux règles suivantes :

1. Si, le 1^{er} septembre 2005, le territoire de compétence du conseil englobe, en totalité ou en partie, au moins 30 municipalités, mais au plus 49, la somme est calculée selon la formule suivante :

$$(n - 29) \times 500 \$$$

où :

«n» représente le nombre de ces municipalités.

2. Si, le 1^{er} septembre 2005, le territoire de compétence du conseil englobe, en totalité ou en partie, au moins 50 municipalités, mais au plus 99, la somme est calculée selon la formule suivante :

$$10\,000 \$ + [(n - 49) \times 750 \$]$$

où :

«n» représente le nombre de ces municipalités.

3. Si, le 1^{er} septembre 2005, le territoire de compétence du conseil englobe, en totalité ou en partie, au moins 100 municipalités, la somme est calculée selon la formule suivante :

$$47\,500 \$ + [(n - 99) \times 1\,000 \$]$$

où :

«n» représente le nombre de ces municipalités.

(7) Pour l'application du paragraphe (6), une municipalité qui est réputée une municipalité de district n'est pas comptée comme une municipalité.

Éléments installations d'accueil pour les élèves

36. (1) L'élément installations d'accueil pour les élèves d'un conseil scolaire de district pour l'exercice correspond au total des sommes indiquées au paragraphe (2).

(2) Les sommes mentionnées au paragraphe (1) sont les suivantes :

1. La somme liée au fonctionnement des écoles.
2. La somme liée à la réfection des écoles.
3. La somme liée aux nouvelles places.
4. La somme liée aux engagements d'immobilisations non réalisés.

(3) La somme liée au fonctionnement des écoles qui est versée au conseil pour l'exercice est calculée de la manière suivante :

1. Calculer l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
2. Multiplier le nombre calculé en application de la disposition 1 par la superficie repère requise par élève de 9,7 mètres carrés pour obtenir la superficie des écoles élémentaires requise pour le conseil.
3. Calculer, en mètres carrés, la superficie redressée des écoles élémentaires requise pour le conseil en appliquant, à la valeur calculée en application de la disposition 2, le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
4. Calculer l'effectif quotidien moyen de jour du conseil pour l'exercice 2005-2006 conformément à l'article 2 du règlement sur l'effectif quotidien moyen de jour de 2005-2006, en ne comptant que les élèves qui sont âgés d'au moins 21 ans le 31 décembre 2005.
5. Calculer l'effectif quotidien moyen de l'éducation permanente du conseil pour l'exercice 2005-2006 conformément à l'article 3 du règlement sur l'effectif quotidien moyen de 2005-2006, en ne comptant que les élèves inscrits à un cours pour lequel ils peuvent obtenir un crédit et dans lequel l'enseignement est dispensé entre 8 h et 17 h et en excluant les élèves suivants :
 - i. les élèves inscrits à un cours d'éducation permanente dispensé principalement par des moyens autres qu'un enseignement en classe,
 - ii. les élèves auxquels s'applique le paragraphe 49 (6) de la Loi,
 - iii. les élèves à l'égard desquels le conseil impose des droits en application du paragraphe 8 (4) du règlement sur les droits de 2005-2006.
6. Calculer l'effectif quotidien moyen des cours d'été du conseil pour l'exercice conformément à l'article 4 du règlement sur l'effectif quotidien moyen de 2005-2006, en excluant les élèves suivants :
 - i. les élèves auxquels s'applique le paragraphe 49 (6) de la Loi,
 - ii. les élèves à l'égard desquels le conseil impose des droits en application du paragraphe 8 (5) du règlement sur les droits de 2005-2006.
7. Prendre le nombre total de places dans les programmes d'enseignement dispensés par le conseil qui sont des programmes d'enseignement admissibles, au sens du paragraphe 20 (2), pour lesquels l'enseignement est offert dans les locaux du conseil.
8. Additionner les nombres calculés en application des dispositions 4, 5, 6 et 7.
9. Multiplier le total obtenu en application de la disposition 8 par la superficie repère requise par élève de 9,29 mètres carrés pour obtenir la superficie liée à l'éducation permanente et autres programmes requise pour le conseil.

10. Calculer, en mètres carrés, la superficie redressée liée à l'éducation permanente et autres programmes requise pour le conseil en appliquant, à la valeur calculée en application de la disposition 9, le facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes que le ministre approuve pour le conseil conformément au paragraphe (6).
11. Calculer l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
12. Multiplier le nombre calculé en application de la disposition 11 par la superficie repère requise par élève de 12,07 mètres carrés pour obtenir la superficie des écoles secondaires requise pour le conseil.
13. Calculer, en mètres carrés, la superficie redressée des écoles secondaires requise pour le conseil en appliquant, à la valeur calculée en application de la disposition 12, le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
14. Obtenir la superficie totale en mètres carrés redressée requise pour le conseil en additionnant les valeurs suivantes :
 - i. La superficie redressée des écoles élémentaires requise pour le conseil, calculée en application de la disposition 3.
 - ii. La superficie redressée liée à l'éducation permanente et autres programmes requise pour le conseil, calculée en application de la disposition 10.
 - iii. La superficie redressée des écoles secondaires requise pour le conseil, calculée en application de la disposition 13.
15. Multiplier le nombre obtenu en application de la disposition 14 par le coût repère de fonctionnement de 62,84 \$ le mètre carré.
16. Pour chaque école élémentaire du conseil, calculer la somme complémentaire liée au fonctionnement des écoles de la manière suivante :
 - i. Calculer l'effectif de 2005-2006.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (43). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 9,7 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère de fonctionnement de 62,84 \$ le mètre carré.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 9,7 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère de fonctionnement de 62,84 \$ le mètre carré.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
 - ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée au fonctionnement des écoles élémentaires pour l'école en question. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, cette somme est de zéro.
17. Additionner les sommes complémentaires calculées en application de la disposition 16 pour chacune des écoles élémentaires du conseil.
18. Additionner les sommes calculées pour chacune des écoles élémentaires du conseil en application de la disposition 15 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004.
19. Soustraire la somme calculée en application de la disposition 18 de celle calculée à l'égard du conseil en application de la disposition 16.2 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004.

20. Soustraire de la somme calculée en application de la disposition 19 le total des sommes indiquées à la colonne 6 du tableau 3 en regard des noms des écoles élémentaires du conseil.
21. Ajouter à la somme calculée en application de la disposition 20 le total des sommes indiquées à la colonne 6 du tableau 4 en regard des noms des écoles élémentaires du conseil.
22. Faire le total des sommes calculées en application de la disposition 16 pour chacune des écoles élémentaires rurales du conseil.
23. Pour chaque école du conseil qui satisfait aux critères suivants, soustraire la somme calculée à son égard en application de la disposition 15 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004 de celle qui est calculée à son égard en application de la disposition 16.1 de ce paragraphe :
 - i. Il s'agit d'une école élémentaire rurale du conseil.
 - ii. Il s'agit d'une école élémentaire éloignée du conseil, au sens du paragraphe 29 (2.1) du règlement sur les subventions de 2003-2004.
 - iii. L'école ne figure pas à la colonne 3 du tableau 3.
24. Faire le total des sommes calculées à l'égard des écoles du conseil en application de la disposition 23.
25. Ajouter les sommes calculées en application des dispositions 22 et 24 au total des sommes indiquées à la colonne 6 du tableau 4 en regard des noms des écoles élémentaires du conseil qui constituent des écoles élémentaires rurales.
26. Soustraire la somme calculée en application de la disposition 25 du total des sommes calculées à l'égard des écoles élémentaires rurales du conseil en application de la sous-disposition 16 x. Une différence négative est réputée nulle.
27. Pour chaque école secondaire du conseil, calculer la somme complémentaire liée au fonctionnement des écoles de la manière suivante :
 - i. Calculer l'effectif de 2005-2006.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (44). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 12,07 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère de fonctionnement de 62,84 \$ le mètre carré.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 12,07 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère de fonctionnement de 62,84 \$ le mètre carré.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
 - ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée au fonctionnement des écoles secondaires pour l'école en question. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, cette somme est de zéro.
28. Additionner les sommes complémentaires liées au fonctionnement des écoles, calculées en application de la disposition 27 pour chacune des écoles secondaires du conseil.
29. Additionner les sommes calculées pour chacune des écoles secondaires du conseil en application de la disposition 17 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004.
30. Soustraire la somme calculée en application de la disposition 29 de celle calculée à l'égard du conseil en application de la disposition 18.2 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004.

31. Soustraire de la somme calculée en application de la disposition 30 le total des sommes indiquées à la colonne 6 du tableau 3 en regard des noms des écoles secondaires du conseil.
 32. Ajouter à la somme calculée en application de la disposition 31 le total des sommes indiquées à la colonne 6 du tableau 4 en regard des noms des écoles secondaires du conseil.
 33. Faire le total des sommes calculées en application de la disposition 27 pour chacune des écoles secondaires rurales du conseil.
 34. Pour chaque école du conseil qui satisfait aux critères suivants, soustraire la somme calculée à son égard en application de la disposition 17 du paragraphe 37 (3) du règlement sur les subventions de 2003-2004 de celle qui est calculée à son égard en application de la disposition 18.1 de ce paragraphe :
 - i. Il s'agit d'une école secondaire rurale du conseil.
 - ii. Il s'agit d'une école secondaire éloignée du conseil, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004.
 - iii. L'école ne figure pas à la colonne 4 du tableau 3.
 35. Faire le total des sommes calculées à l'égard des écoles du conseil en application de la disposition 34.
 36. Ajouter les sommes calculées en application des dispositions 33 et 35 au total des sommes indiquées à la colonne 6 du tableau 4 en regard des noms des écoles secondaires du conseil qui constituent des écoles secondaires rurales.
 37. Soustraire la somme calculée en application de la disposition 36 du total des sommes calculées à l'égard des écoles secondaires rurales du conseil en application de la sous-disposition 27 x. Une différence négative est réputée nulle.
 38. Prendre le moindre de ce qui suit :
 - i. la somme liée au renouvellement des permis d'utilisation de logiciels indiquée à la colonne 2 du tableau 10 en regard du nom du conseil,
 - ii. les dépenses que le conseil a engagées au titre du renouvellement des permis d'utilisation de logiciels telles qu'elles ont été déclarées au ministère dans les états financiers annuels du conseil pour l'exercice.
 39. Prendre l'allocation d'utilisation communautaire des écoles indiquée à la colonne 2 du tableau 11 en regard du nom du conseil.
 40. Additionner les sommes calculées en application des dispositions 15, 17, 21, 26, 28, 32, 37, 38 et 39 pour obtenir la somme liée au fonctionnement des écoles qui est versée au conseil.
- (4) Pour l'application de la disposition 3 du paragraphe (3), le ministre approuve le facteur relatif à la superficie supplémentaire des écoles élémentaires pour un conseil qu'il estime indiqué pour tenir compte des besoins en matière d'espace supérieurs à la normale qui sont propres au conseil et qui découlent de l'une ou l'autre des circonstances suivantes :
- a) le conseil fait fonctionner une école qu'il est raisonnable de croire trop grande pour la collectivité qu'elle dessert, pour quelque raison que ce soit, notamment la baisse des effectifs;
 - b) le conseil fait fonctionner une école dans un bâtiment dont il est raisonnable de trouver que les caractéristiques physiques ne correspondent pas à la superficie repère requise visée au paragraphe (3) ni ne peuvent être modifiées facilement pour y correspondre;
 - c) le conseil a des besoins en matière d'espace supérieurs à la normale parce qu'il dessert un nombre supérieur à la normale d'élèves qui sont inscrits à des programmes d'enseignement à l'enfance en difficulté ou à d'autres programmes d'enseignement qui ont besoin de beaucoup d'espace;
 - d) il existe d'autres circonstances approuvées par le ministre.
- (5) Lors du calcul d'une somme pour l'application du paragraphe (4), le ministre tient compte de l'incidence des circonstances visées aux alinéas (4) a) à d) sur les besoins du conseil en matière d'espace.
- (6) Sous réserve du paragraphe (7), les paragraphes (4) et (5) s'appliquent, avec les adaptations nécessaires, pour obliger le ministre à approuver un facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes pour un conseil. À cette fin, la mention de la superficie des écoles élémentaires est réputée une mention de la superficie liée à l'éducation permanente et autres programmes.
- (7) Le ministre ne doit pas approuver, en vertu du paragraphe (6), un facteur pour un conseil qui est supérieur à celui qu'il a approuvé en vertu du paragraphe (8).
- (8) Les paragraphes (4) et (5) s'appliquent, avec les adaptations nécessaires, pour obliger le ministre à approuver un facteur relatif à la superficie supplémentaire des écoles secondaires pour un conseil. À cette fin, la mention de la superficie des écoles élémentaires est réputée une mention de la superficie des écoles secondaires.
- (9) La somme liée à la réfection des écoles qui est versée au conseil est calculée de la manière suivante :

1. Prendre le pourcentage de la superficie totale des écoles élémentaires du conseil qui se rapporte aux bâtiments qui datent de moins de 20 ans, tel qu'il est indiqué à la colonne 2 du tableau 12 en regard du nom du conseil.
2. Appliquer le pourcentage visé à la disposition 1 au coût repère au mètre carré de réfection des écoles de 7,03 \$.
3. Prendre le pourcentage de la superficie totale des écoles élémentaires du conseil qui se rapporte aux bâtiments qui datent de 20 ans ou plus, tel qu'il est indiqué à la colonne 3 du tableau 12 en regard du nom du conseil.
4. Appliquer le pourcentage visé à la disposition 3 au coût repère au mètre carré de réfection des écoles de 10,54 \$.
5. Additionner les sommes obtenues en application des dispositions 2 et 4 pour obtenir le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires.
6. Multiplier la somme obtenue en application de la disposition 5 par la superficie redressée des écoles élémentaires requise pour le conseil calculée en application de la disposition 3 du paragraphe (3).
7. Prendre le pourcentage de la superficie totale des écoles secondaires du conseil qui se rapporte aux bâtiments qui datent de moins de 20 ans, tel qu'il est indiqué à la colonne 4 du tableau 12 en regard du nom du conseil.
8. Appliquer le pourcentage visé à la disposition 7 au coût repère au mètre carré de réfection des écoles de 7,03 \$.
9. Prendre le pourcentage de la superficie totale des écoles secondaires du conseil qui se rapporte aux bâtiments qui datent de 20 ans ou plus, tel qu'il est indiqué à la colonne 5 du tableau 12 en regard du nom du conseil.
10. Appliquer le pourcentage visé à la disposition 9 au coût repère au mètre carré de réfection des écoles de 10,54 \$.
11. Additionner les sommes obtenues en application des dispositions 8 et 10 pour obtenir le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires.
12. Multiplier la somme obtenue en application de la disposition 11 par la superficie redressée des écoles secondaires requise pour le conseil calculée en application de la disposition 13 du paragraphe (3).
13. Multiplier la somme obtenue en application de la disposition 11 par la superficie redressée liée à l'éducation permanente et autres programmes requise pour le conseil calculée en application de la disposition 10 du paragraphe (3).
14. Pour chaque école élémentaire du conseil, calculer une somme complémentaire liée à la réfection des écoles, de la manière suivante :
 - i. Calculer l'effectif de 2005-2006.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (43). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 9,7 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires, calculé pour le conseil en application de la disposition 5.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 9,7 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère moyen pondéré au mètre carré de réfection des écoles élémentaires, calculé pour le conseil en application de la disposition 5.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles élémentaires que le ministre approuve pour le conseil conformément aux paragraphes (4) et (5).
 - ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée à la réfection des écoles élémentaires pour l'école. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée à la réfection des écoles élémentaires pour l'école en question est de zéro.

15. Additionner les sommes complémentaires liées à la réfection des écoles, calculées en application de la disposition 14 pour chacune des écoles élémentaires du conseil.
16. Additionner les sommes calculées pour chacune des écoles élémentaires du conseil en application de la disposition 14 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004.
17. Soustraire la somme calculée en application de la disposition 16 de celle calculée à l'égard du conseil en application de la disposition 15 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004.
18. Soustraire de la somme calculée en application de la disposition 17 le total des sommes indiquées à la colonne 7 du tableau 3 en regard des noms des écoles élémentaires du conseil.
19. Ajouter à la somme calculée en application de la disposition 18 le total des sommes indiquées à la colonne 7 du tableau 4 en regard des noms des écoles élémentaires du conseil.
20. Faire le total des sommes calculées en application de la disposition 14 pour chacune des écoles élémentaires rurales du conseil.
21. Pour chaque école du conseil qui satisfait aux critères suivants, soustraire la somme calculée à son égard en application de la disposition 14 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004 de celle qui est calculée à son égard en application de la disposition 14.1 de ce paragraphe :
 - i. Il s'agit d'une école élémentaire rurale du conseil.
 - ii. Il s'agit d'une école élémentaire éloignée du conseil, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004.
 - iii. L'école ne figure pas à la colonne 3 du tableau 3.
22. Faire le total des sommes calculées à l'égard des écoles du conseil en application de la disposition 21.
23. Ajouter les sommes calculées en application des dispositions 20 et 22 au total des sommes indiquées à la colonne 7 du tableau 4 en regard des noms des écoles élémentaires du conseil qui constituent des écoles élémentaires rurales.
24. Soustraire la somme calculée en application de la disposition 23 du total des sommes calculées à l'égard des écoles élémentaires rurales du conseil en application de la sous-disposition 14 x. Une différence négative est réputée nulle.
25. Pour chaque école secondaire du conseil, calculer la somme complémentaire liée à la réfection des écoles de la manière suivante :
 - i. Calculer l'effectif de 2005-2006.
 - ii. Calculer la capacité d'accueil de l'école, exprimée en places, conformément au paragraphe (44). Toutefois, la capacité d'une école pour laquelle le nombre obtenu en application de la sous-disposition i est nul est réputée nulle pour l'application de la présente disposition.
 - iii. Multiplier le nombre calculé en application de la sous-disposition i par la superficie repère requise par élève de 12,07 mètres carrés.
 - iv. Multiplier le nombre obtenu en application de la sous-disposition iii par le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires, calculé pour le conseil en application de la disposition 11.
 - v. Multiplier le nombre obtenu en application de la sous-disposition iv par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
 - vi. Multiplier la capacité d'accueil de l'école, exprimée en places, calculée en application de la sous-disposition ii, par la superficie repère requise par élève de 12,07 mètres carrés.
 - vii. Multiplier le nombre obtenu en application de la sous-disposition vi par le coût repère moyen pondéré au mètre carré de réfection des écoles secondaires, calculé pour le conseil en application de la disposition 11.
 - viii. Multiplier le nombre obtenu en application de la sous-disposition vii par le facteur relatif à la superficie supplémentaire des écoles secondaires que le ministre approuve pour le conseil conformément au paragraphe (8).
 - ix. Multiplier le nombre obtenu en application de la sous-disposition viii par 0,2.
 - x. Soustraire le nombre obtenu en application de la sous-disposition v de celui obtenu en application de la sous-disposition viii.
 - xi. Prendre le moindre du nombre obtenu en application de la sous-disposition ix et de celui obtenu en application de la sous-disposition x pour obtenir la somme complémentaire liée à la réfection des écoles secondaires pour l'école. Toutefois, si le nombre obtenu en application de la sous-disposition x est nul ou négatif ou que le nombre obtenu en application de la sous-disposition i est nul, la somme complémentaire liée à la réfection des écoles secondaires pour l'école en question est de zéro.

26. Additionner les sommes complémentaires liées à la réfection des écoles, calculées en application de la disposition 25 pour chacune des écoles secondaires du conseil.
 27. Additionner les sommes calculées pour chacune des écoles secondaires du conseil en application de la disposition 16 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004.
 28. Soustraire la somme calculée en application de la disposition 27 de celle calculée à l'égard du conseil en application de la disposition 17 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004.
 29. Soustraire de la somme calculée en application de la disposition 28 le total des sommes indiquées à la colonne 7 du tableau 3 en regard des noms des écoles secondaires du conseil.
 30. Ajouter à la somme calculée en application de la disposition 29 le total des sommes indiquées à la colonne 7 du tableau 4 en regard des noms des écoles secondaires du conseil.
 31. Faire le total des sommes calculées en application de la disposition 25 pour chacune des écoles secondaires rurales du conseil.
 32. Pour chaque école du conseil qui satisfait aux critères suivants, soustraire la somme calculée à son égard en application de la disposition 16 du paragraphe 37 (9) du règlement sur les subventions de 2003-2004 de celle qui est calculée à son égard en application de la disposition 16.1 de ce paragraphe :
 - i. Il s'agit d'une école secondaire rurale du conseil.
 - ii. Il s'agit d'une école secondaire éloignée du conseil, au sens du paragraphe 29 (2.6) du règlement sur les subventions de 2003-2004.
 - iii. L'école ne figure pas à la colonne 4 du tableau 3.
 33. Calculer le total des sommes calculées à l'égard des écoles du conseil en application de la disposition 32.
 34. Ajouter les sommes calculées en application des dispositions 31 et 33 au total des sommes indiquées à la colonne 7 du tableau 4 en regard des noms des écoles secondaires du conseil qui constituent des écoles secondaires rurales.
 35. Soustraire la somme calculée en application de la disposition 34 du total des sommes calculées à l'égard des écoles secondaires rurales du conseil en application de la sous-disposition 25 x. Une différence négative est réputée nulle.
 36. Prendre l'augmentation au titre de la réfection des écoles indiquée en regard du nom du conseil au tableau 13.
 37. Additionner les sommes calculées en application des dispositions 6, 12, 13, 15, 24, 26, 35 et 36.
 38. Multiplier le total obtenu en application de la disposition 37 par le facteur de redressement géographique indiqué pour le conseil à la colonne 3 du tableau 14.
 39. Additionner les sommes calculées en application des dispositions 19, 30 et 38.
 40. Calculer le montant des intérêts que le conseil a versés ou dont il est redevable au titre du financement de travaux de réfection des écoles afin de répondre à des besoins urgents et importants, sous réserve de ce qui suit :
 - i. Si la valeur totale du financement est supérieure à la somme indiquée à la colonne 2 du tableau 15 en regard du nom du conseil, elle est réputée, pour l'application du calcul exigé par la présente disposition, correspondre à la somme indiquée à cette colonne.
 - ii. Tous les travaux de réfection des écoles sont effectués dans les écoles du conseil indiquées à l'annexe B du document intitulé *«Lieux propices à l'apprentissage : Première phase d'allocations»* que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2 ou électroniquement sur le site FTP du ministère à l'adresse <ftp://ftp.edu.gov.on.ca>, dans le fichier «sfis», puis sur le fichier «facilities-policy-review».
 - iii. Le ministre a approuvé individuellement tous les travaux de réfection au motif qu'ils répondaient chacun à des besoins urgents et importants dans l'école concernée.
 41. Ajouter la somme calculée en application de la disposition 39 à celle qui est calculée en application de la disposition 40.
- (10) La somme liée aux nouvelles places qui est versée au conseil pour l'exercice est calculée de la manière suivante :
1. Calculer l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
 2. Soustraire du nombre obtenu en application de la disposition 1 la capacité d'accueil à l'élémentaire du conseil calculée en application du paragraphe (15). Si la différence est négative, le nombre obtenu en application de la présente disposition est de zéro.
 3. Ajouter au nombre obtenu en application de la disposition 2 la somme éventuelle des nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire, calculé afin d'obtenir la somme liée aux nouvelles places qui est versée au conseil pour un exercice antérieur.

4. Ajouter au nombre obtenu en application de la disposition 3 la somme des nombres de nouvelles places à l'élémentaire indiqués au titre du redressement temporaire des immobilisations à la colonne 4 du tableau 12 du règlement sur les subventions de 2004-2005 en regard du nom du conseil à la colonne 1 de ce tableau.
5. Soustraire le nombre obtenu à l'égard du conseil en application de la disposition 2 du paragraphe 37 (10) du règlement sur les subventions de 2003-2004 de celui obtenu à son égard en application de la disposition 3.2 de ce paragraphe. Si la différence est négative, le nombre obtenu en application de la présente disposition est de zéro.
6. Ajouter les nombres obtenus en application des dispositions 4 et 5.
7. Ajouter au nombre calculé en application de la disposition 6 le nombre éventuel de nouvelles places dont le conseil a besoin à l'égard de ses écoles élémentaires dont le coût des réparations est prohibitif, calculé afin d'obtenir la somme liée aux nouvelles places qui est versée au conseil pour un exercice antérieur.
8. Si le nombre obtenu en application de la disposition 2 est de zéro, ajouter à celui obtenu en application de la disposition 7 le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire, calculé en application du paragraphe (11).
9. Prendre le nombre de nouvelles places à l'élémentaire que le conseil déclare au plus tard le 31 août 2005 comme ayant été aménagées au plus tard le 30 septembre 2003 et financées en totalité ou en partie à l'aide de sommes calculées pour le conseil en application d'une disposition que remplace le présent paragraphe. À cette fin, une nouvelle place est établie par le conseil conformément au Guide d'instruction daté de 2002 que l'on peut consulter électroniquement en appuyant sur le lien L'Accès public à l'adresse sfis.edu.gov.on.ca et sur papier aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2. Le conseil rédige le rapport sous la forme qu'approuve le ministre.
10. Prendre le moindre de ce qui suit :
 - i. le nombre obtenu en application de la disposition 7;
 - ii. le cas échéant, le nombre obtenu en application de la disposition 8;
 - iii. le nombre de places à l'élémentaire qui ont été construites ou pour lesquelles le conseil a attribué des contrats de construction avant le 30 septembre 2005.
11. Prendre le moindre de ce qui suit :
 - i. le nombre obtenu en application de la disposition 7;
 - ii. le cas échéant, le nombre obtenu en application de la disposition 8;
 - iii. le nombre de places à l'élémentaire qui ont été construites ou pour lesquelles le conseil a attribué des contrats de construction avant le 31 mars 2006.
12. Soustraire le nombre obtenu en application de la disposition 9 de celui obtenu en application de la disposition 10. Une différence négative est réputée nulle.
13. Multiplier le nombre obtenu en application de la disposition 12 par la superficie repère requise de 9,29 mètres carrés par élève.
14. Multiplier le produit obtenu en application de la disposition 13 par le coût repère de construction de nouvelles écoles de 120,77 \$ le mètre carré.
15. Multiplier le produit obtenu en application de la disposition 14 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 14 en regard du nom du conseil.
16. Soustraire le nombre obtenu en application de la disposition 10 de celui obtenu en application de la disposition 11.
17. Multiplier la somme calculée en application de la disposition 16 par la superficie repère requise de 9,29 mètres carrés par élève.
18. Multiplier le produit obtenu en application de la disposition 17 par le coût repère de construction de nouvelles écoles de 120,77 \$ le mètre carré.
19. Multiplier le produit obtenu en application de la disposition 18 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 14 en regard du nom du conseil.
20. Multiplier par 0,37 le nombre obtenu en application de la disposition 19.
21. Multiplier le nombre obtenu en application de la disposition 9 par la superficie repère requise de 9,29 mètres carrés par élève.
22. Multiplier le produit obtenu en application de la disposition 21 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 118,40 \$ le mètre carré.

23. Multiplier la somme calculée en application de la disposition 22 par le facteur de redressement géographique indiqué à la colonne 2 du tableau 14 en regard du nom du conseil.
24. Calculer l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
25. Soustraire du nombre obtenu en application de la disposition 24 la capacité d'accueil au secondaire du conseil, exprimée en places, calculée en application du paragraphe (15). Si la différence est négative, le nombre obtenu en application de la présente disposition est de zéro.
26. Ajouter au nombre obtenu en application de la disposition 25 la somme éventuelle de tous les nombres dont chacun correspond au nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire, calculé afin d'obtenir la somme liée aux nouvelles places qui est versée au conseil pour un exercice antérieur.
27. Ajouter au nombre obtenu en application de la disposition 26 la somme des nombres de nouvelles places requises au secondaire aux fins du redressement temporaire des immobilisations indiqués à la colonne 5 du tableau 12 du règlement sur les subventions de 2004-2005 en regard du nom du conseil à la colonne 1 de ce tableau.
28. Soustraire le nombre obtenu à l'égard du conseil en application de la disposition 17 du paragraphe 37 (10) du règlement sur les subventions de 2003-2004 du nombre obtenu à son égard en application de la disposition 18.2 de ce paragraphe. Une différence négative est réputée nulle.
29. Additionner les nombres obtenus en application des dispositions 27 et 28.
30. Ajouter au nombre obtenu en application de la disposition 29 le nombre éventuel de nouvelles places dont le conseil a besoin à l'égard de ses écoles secondaires dont le coût des réparations est prohibitif, calculé afin d'obtenir la somme liée aux nouvelles places qui est versée au conseil pour un exercice antérieur.
31. Si le nombre obtenu en application de la disposition 25 est de zéro, ajouter à celui obtenu en application de la disposition 30 le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire, calculé en application du paragraphe (13).
32. Prendre le nombre de nouvelles places au secondaire que le conseil déclare au plus tard le 31 août 2005 comme ayant été aménagées au plus tard le 30 septembre 2003 et financées en totalité ou en partie à l'aide de sommes calculées pour le conseil en application d'une disposition que remplace le présent paragraphe. À cette fin, une nouvelle place est établie par le conseil conformément au Guide d'instruction daté de 2002 que l'on peut consulter électroniquement en appuyant sur le lien L'Accès public à l'adresse sfis.edu.gov.on.ca et sur papier aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2. Le conseil rédige le rapport sous la forme qu'approuve le ministre.
33. Prendre le moindre de ce qui suit :
 - i. le nombre obtenu en application de la disposition 30;
 - ii. le cas échéant, le nombre obtenu en application de la disposition 31;
 - iii. le nombre de places au secondaire qui ont été construites ou pour lesquelles le conseil a attribué des contrats de construction avant le 30 septembre 2005.
34. Prendre le moindre de ce qui suit :
 - i. le nombre obtenu en application de la disposition 30;
 - ii. le cas échéant, le nombre obtenu en application de la disposition 31;
 - iii. le nombre de places au secondaire qui ont été construites ou pour lesquelles le conseil a attribué des contrats de construction avant le 31 mars 2006.
35. Soustraire le nombre obtenu en application de la disposition 32 de celui obtenu en application de la disposition 33. Une différence négative est réputée nulle.
36. Multiplier le nombre obtenu en application de la disposition 35 par la superficie repère requise de 12,07 mètres carrés par élève.
37. Multiplier le produit obtenu en application de la disposition 36 par le coût repère de construction de nouvelles écoles de 131,75 \$ le mètre carré.
38. Multiplier le produit obtenu en application de la disposition 37 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 14 en regard du nom du conseil.
39. Soustraire le nombre obtenu en application de la disposition 33 de celui obtenu en application de la disposition 34.
40. Multiplier la somme calculée en application de la disposition 39 par la superficie repère requise de 12,07 mètres carrés par élève.

41. Multiplier le produit obtenu en application de la disposition 40 par le coût repère de construction de nouvelles écoles de 131,75 \$ le mètre carré.
42. Multiplier la somme calculée en application de la disposition 41 par le facteur de redressement géographique indiqué à la colonne 3 du tableau 14 en regard du nom du conseil.
43. Multiplier par 0,37 la somme calculée en application de la disposition 42.
44. Multiplier le nombre obtenu en application de la disposition 32 par la superficie repère requise de 12,07 mètres carrés par élève.
45. Multiplier le produit obtenu en application de la disposition 44 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 129,17 \$ le mètre carré.
46. Multiplier la somme obtenue en application de la disposition 45 par le facteur de redressement géographique indiqué à la colonne 2 du tableau 14 en regard du nom du conseil.
47. Prendre le total de la somme éventuelle calculée à l'égard du conseil en application de la disposition 35 du paragraphe 37 (10) du règlement sur les subventions de 2004-2005 et de celles qui sont calculées en application des dispositions 15, 20, 23, 38, 43 et 46.

(11) Le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire est calculé en additionnant les nombres obtenus en application du paragraphe (12) pour chaque école élémentaire du conseil à l'égard de laquelle les conditions des dispositions suivantes sont réunies :

1. L'effectif de 2004-2005 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2004-2005 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 37 (12) du règlement sur les subventions de 2004-2005.
2. L'effectif de 2003-2004 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2003-2004 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 37 (12) du règlement sur les subventions de 2003-2004.
3. Le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire qui serait calculé pour l'école en application du paragraphe (12) dépasse celui calculé selon la formule suivante :

$$A - B$$

où :

«A» représente la capacité d'accueil déclarée pour 2004-2005 totale de toutes les autres écoles élémentaires du conseil qui sont situées à huit kilomètres par route au plus de l'école et le total de tous les nombres calculés en application du paragraphe 37 (11) du règlement sur les subventions de 2004-2005 à l'égard de ces autres écoles,

«B» représente l'effectif de 2004-2005 total des autres écoles visées à l'élément «A».

4. L'école ne figure pas au tableau 10 du Règlement de l'Ontario 156/02 («Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2002-2003 des conseils scolaires») pris en application de la Loi ni au tableau 10 du règlement sur les subventions de 2003-2004.

(12) Le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif à l'élémentaire pour chaque école élémentaire correspond à la moyenne des chiffres suivants :

- a) l'excédent de l'effectif de 2004-2005 de l'école sur le total de ce qui suit :
 - (i) la capacité d'accueil déclarée pour 2004-2005 de l'école,
 - (ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 37 (11) du règlement sur les subventions de 2004-2005;
- b) l'excédent de l'effectif de 2003-2004 de l'école sur le total de ce qui suit :
 - (i) la capacité d'accueil déclarée pour 2003-2004 de l'école,
 - (ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif à l'élémentaire pour l'école, calculé en application du paragraphe 37 (12) du règlement sur les subventions de 2003-2004.

(13) Le nombre éventuel de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire est calculé en additionnant les nombres obtenus en application du paragraphe (14) pour chaque école secondaire du conseil à l'égard de laquelle les conditions des dispositions suivantes sont réunies :

1. L'effectif de 2004-2005 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2004-2005 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 37 (14) du règlement sur les subventions de 2004-2005.
2. L'effectif de 2003-2004 de l'école a dépassé d'au moins 100 le total de ce qui suit :
 - i. la capacité d'accueil déclarée pour 2003-2004 de l'école,
 - ii. le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 37 (14) du règlement sur les subventions de 2003-2004.
3. Le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire qui serait calculé pour l'école en application du paragraphe (14) dépasse celui calculé selon la formule suivante :

$$A - B$$

où :

«A» représente la capacité d'accueil déclarée pour 2004-2005 totale de toutes les autres écoles secondaires du conseil qui sont situées à 32 kilomètres par route au plus de l'école et le total de tous les nombres calculés en application du paragraphe 37 (14) du règlement sur les subventions de 2003-2004 à l'égard de ces autres écoles,

«B» représente l'effectif de 2003-2004 total des autres écoles visées à l'élément «A».

4. L'école ne figure pas au tableau 10 du Règlement de l'Ontario 156/02 («Financement axé sur les besoins des élèves — subventions générales pour l'exercice 2002-2003 des conseils scolaires») pris en application de la Loi ni au tableau 10 du règlement sur les subventions de 2003-2004.
- (14) Le nombre de nouvelles places dont le conseil a besoin par suite de l'augmentation de l'effectif au secondaire pour chaque école secondaire correspond à la moyenne des chiffres suivants :
- a) l'excédent de l'effectif de 2004-2005 de l'école sur le total de ce qui suit :
 - (i) la capacité d'accueil déclarée pour 2004-2005 de l'école,
 - (ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 37 (14) du règlement sur les subventions de 2004-2005;
 - b) l'excédent de l'effectif de 2003-2004 de l'école sur le total de ce qui suit :
 - (i) la capacité d'accueil déclarée pour 2003-2004 de l'école,
 - (ii) le nombre de nouvelles places dont le conseil a eu besoin par suite de l'augmentation de l'effectif au secondaire pour l'école, calculé en application du paragraphe 37 (14) du règlement sur les subventions de 2003-2004.
- (15) Pour l'application des dispositions 2 et 25 du paragraphe (10), la capacité d'accueil à l'élémentaire et la capacité d'accueil au secondaire du conseil sont respectivement la capacité d'accueil à l'élémentaire et la capacité d'accueil au secondaire calculées pour le conseil en application du règlement sur les subventions de 2004-2005, sous réserve des redressements indiqués aux paragraphes (18), (19), (21), (22), (26), (27), (29), (30), (32) à (37), (39) et (41).

(16) Le ministre établit les charges et les catégories d'aires d'enseignement de la manière suivante :

1. Le ministre désigne des catégories d'aires d'enseignement pour toutes les installations élémentaires et les installations secondaires du conseil. Lorsqu'il désigne ces catégories, il se sert des catégories figurant dans le rapport d'août 1998 du Comité d'étude des subventions pour les installations destinées aux élèves, que le ministère a remis aux conseils scolaires en septembre 1998 et que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation, à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2. Si le rapport ne mentionne pas de catégorie appropriée pour une aire d'enseignement, le ministre désigne alors une catégorie pour cette aire d'une manière qui est compatible avec les classes établies dans le rapport.
2. Le ministre affecte une charge à chaque catégorie d'aires d'enseignement qu'il désigne en application de la disposition 1, en fonction du nombre d'élèves qu'il est raisonnablement possible d'accueillir dans chacune d'elles. Lorsqu'il calcule ce nombre, il tient compte des caractéristiques physiques de la catégorie d'aire d'enseignement et de l'effectif des classes exigé en application de la Loi.

(17) Le paragraphe (18) ou (19) s'applique à l'égard d'un établissement élémentaire ou secondaire d'un conseil si, au plus tôt le 1^{er} janvier 2004 mais avant le 17 février 2005, le conseil a présenté, en vertu du Règlement de l'Ontario 444/98 («Aliénation de biens immeubles excédentaires») pris en application de la Loi, une proposition d'aliénation de l'établissement, sans contrepartie, en faveur de la Société immobilière de l'Ontario ou d'un conseil.

(18) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement élémentaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements élémentaires du conseil.
3. Soustraire le total obtenu en application de la disposition 2 de la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(19) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement secondaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements secondaires du conseil.
3. Soustraire le total obtenu en application de la disposition 2 de la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(20) Le paragraphe (21) ou (22) s'applique à l'égard d'un établissement élémentaire ou secondaire du conseil si :

- a) d'une part, le conseil en fait l'acquisition par suite d'une proposition d'aliénation de l'établissement, sans contrepartie, présentée par un autre conseil, au plus tôt le 1^{er} janvier 2004 mais avant le 17 février 2005, en vertu du Règlement de l'Ontario 444/98;
- b) d'autre part, les paragraphes (26) et (27) ne s'appliquent pas à l'établissement.

(21) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement élémentaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements élémentaires du conseil.
3. Additionner le total obtenu en application de la disposition 2 et la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(22) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement secondaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Additionner les nombres obtenus en application de la disposition 1 pour les établissements secondaires du conseil.
3. Additionner le total obtenu en application de la disposition 2 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(23) Le paragraphe (26) ou (27) s'applique à l'égard d'un établissement élémentaire ou secondaire du conseil si les conditions suivantes sont réunies :

1. Le conseil en fait l'acquisition par suite d'une proposition d'aliénation de l'établissement, sans contrepartie, présentée par un autre conseil, au plus tôt le 1^{er} janvier 2004 mais avant le 17 février 2005, en vertu du Règlement de l'Ontario 444/98.
2. Au plus tard 30 jours après avoir offert d'acquérir l'établissement sans contrepartie, le conseil en avise le ministre par écrit et lui fournit les renseignements et documents qu'il exige pour s'assurer que l'acquisition de l'établissement réunit les conditions suivantes :
 - i. elle est conforme aux projets à long terme du conseil en matière d'installations d'accueil,
 - ii. elle profiterait aux élèves du conseil,
 - iii. elle entraînerait une utilisation plus efficace des biens publics,
 - iv. elle réduirait le besoin du conseil en matière de construction de nouvelles installations scolaires.

(24) Le paragraphe (26) s'applique à l'égard d'une école élémentaire du conseil si l'école fournit des installations d'accueil pour élèves de l'élémentaire au cours de l'exercice et qu'elle est située dans une municipalité ou ancienne municipalité indiquée à la colonne 2 du tableau 12 du règlement sur les subventions de 2004-2005 en regard du nom du conseil à la colonne 1 de ce tableau, et en regard d'un nombre supérieur à zéro à la colonne 4 du même tableau.

(25) Le paragraphe (27) s'applique à l'égard d'une école secondaire du conseil si l'école fournit des installations d'accueil pour élèves du secondaire au cours de l'exercice et qu'elle est située dans une municipalité ou ancienne municipalité indiquée à la colonne 2 du tableau 12 du règlement sur les subventions de 2004-2005 en regard du nom du conseil à la colonne 1 de ce tableau, et en regard d'un nombre supérieur à zéro à la colonne 5 du même tableau.

(26) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque école élémentaire à laquelle s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'école, classées en application du même paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits à cette école.
3. Prendre le moindre du nombre calculé pour l'école en application de la disposition 1 et de celui calculé pour l'école en application de la disposition 2.
4. Additionner les nombres obtenus en application de la disposition 3 pour chaque école élémentaire à laquelle s'applique le présent paragraphe.
5. Additionner le total obtenu en application de la disposition 4 et la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(27) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque école secondaire à laquelle s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'école, classées en application du même paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits à cette école.
3. Prendre le moindre du nombre calculé pour l'école en application de la disposition 1 et de celui calculé pour l'école en application de la disposition 2.
4. Additionner les nombres obtenus en application de la disposition 3 pour chaque école secondaire à laquelle s'applique le présent paragraphe.
5. Additionner le total obtenu en application de la disposition 4 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(28) Le paragraphe (29) ou (30) s'applique à l'égard d'un établissement élémentaire ou secondaire d'un conseil si les conditions suivantes sont réunies :

- a) au cours de l'année civile 2004, le conseil s'est entendu avec un autre conseil pour aliéner l'établissement élémentaire ou secondaire en faveur de l'autre conseil, à condition que ce dernier lui transfère un de ses établissements élémentaires ou secondaires;
- b) avant la conclusion de l'entente visée à l'alinéa a), le ministre a indiqué par écrit qu'à son avis le transfert prévu par l'entente :
 - (i) était conforme aux projets à long terme des deux conseils en matière d'installations d'accueil,
 - (ii) profiterait aux élèves des deux conseils,
 - (iii) entraînerait une utilisation plus efficace des biens publics,
 - (iv) réduirait le besoin des deux conseils en matière de construction de nouvelles installations scolaires.

(29) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement élémentaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Additionner les résultats obtenus en application de la disposition 1 pour tous les établissements élémentaires du conseil.
3. Soustraire le total calculé en application de la disposition 2 de la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(30) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement secondaire du conseil auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Additionner les résultats obtenus en application de la disposition 1 pour tous les établissements secondaires du conseil.
3. Soustraire le total calculé en application de la disposition 2 de la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(31) Le paragraphe (32) ou (33) s'applique à l'égard d'un établissement élémentaire ou secondaire d'un conseil qui est acquis dans les circonstances mentionnées au paragraphe (28).

(32) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement élémentaire du conseil acquis dans les circonstances mentionnées au paragraphe (28), appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif de 2005-2006 éventuel de l'établissement.
3. Soustraire le résultat obtenu en application de la disposition 2 de celui obtenu en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les résultats obtenus en application de la disposition 3 pour tous les établissements élémentaires du conseil.
5. Soustraire le total calculé en application de la disposition 4 de la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(33) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement secondaire du conseil acquis dans les circonstances mentionnées au paragraphe (28), appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif de 2005-2006 éventuel de l'établissement.
3. Soustraire le résultat obtenu en application de la disposition 2 de celui obtenu en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les résultats obtenus en application de la disposition 3 pour tous les établissements secondaires du conseil.
5. Soustraire le total calculé en application de la disposition 4 de la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(34) Si le conseil a acquis un établissement élémentaire après le 31 décembre 1998, mais avant le début de l'exercice, dans les circonstances mentionnées au paragraphe (28), sa capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement élémentaire acquis, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif de 2005-2006 éventuel de l'établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement élémentaire acquis.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour le conseil en application des dispositions comparables au présent paragraphe qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.
6. Additionner la différence obtenue en application de la disposition 5 et la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(35) Si le conseil a acquis un établissement secondaire après le 31 décembre 1998, mais avant le début de l'exercice, dans les circonstances mentionnées au paragraphe (28), sa capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement secondaire acquis, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.

2. Calculer l'effectif de 2005-2006 éventuel de l'établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement secondaire acquis.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour le conseil en application des dispositions comparables au présent paragraphe qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.
6. Additionner la différence obtenue en application de la disposition 5 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(36) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée en ajoutant le nombre éventuel de nouvelles places calculé en application du paragraphe (11) par suite de l'augmentation de l'effectif à l'élémentaire.

(37) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée en ajoutant le nombre éventuel de nouvelles places calculé en application du paragraphe (13) par suite de l'augmentation de l'effectif au secondaire.

(38) Le paragraphe (39) s'applique à l'égard d'un établissement élémentaire du conseil visé dans une disposition comparable au paragraphe (23) ou (24) dans les règlements pris en application de l'article 234 de la Loi relativement aux subventions payables aux conseils pour des exercices antérieurs.

(39) La capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement élémentaire auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits à cet établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue pour l'établissement en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement élémentaire auquel s'applique le présent paragraphe.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour les exercices antérieurs pour le conseil en application des dispositions comparables au paragraphe (26) qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.
6. Additionner la différence obtenue en application de la disposition 5 et la capacité d'accueil à l'élémentaire calculée pour le conseil en application du paragraphe (15).

(40) Le paragraphe (41) s'applique à l'égard d'un établissement secondaire du conseil visé dans une disposition comparable au paragraphe (23) ou (25) dans les règlements pris en application de l'article 234 de la Loi relativement aux subventions payables aux conseils pour des exercices antérieurs.

(41) La capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15) est redressée de la manière suivante :

1. Pour chaque établissement secondaire auquel s'applique le présent paragraphe, appliquer les charges établies en application du paragraphe (16) aux aires d'enseignement de l'établissement, classées en application du même paragraphe.
2. Calculer l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, en ne comptant que les élèves inscrits à cet établissement.
3. Soustraire la somme obtenue en application de la disposition 2 de celle obtenue pour l'établissement en application de la disposition 1. Une différence négative est réputée nulle.
4. Additionner les sommes obtenues en application de la disposition 3 pour chaque établissement secondaire auquel s'applique le présent paragraphe.
5. Soustraire la somme obtenue en application de la disposition 4 du total de celles obtenues pour les exercices antérieurs pour le conseil en application des dispositions comparables au paragraphe (27) qui figurent dans les règlements pris en application de l'article 234 de la Loi à l'égard des subventions payables aux conseils pour des exercices antérieurs.

6. Additionner la différence obtenue en application de la disposition 5 et la capacité d'accueil au secondaire calculée pour le conseil en application du paragraphe (15).

(42) La somme liée aux engagements d'immobilisations non réalisés qui est versée au conseil est calculée de la manière suivante :

1. Prendre le nombre de places à l'élémentaire qui figure à la colonne 2 du tableau 16, en regard du nom du conseil.
2. Multiplier le nombre pris en application de la disposition 1 par la superficie repère requise par élève de 9,29 mètres carrés.
3. Multiplier le produit obtenu en application de la disposition 2 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 118,40 \$ le mètre carré.
4. Prendre le nombre de places au secondaire qui figure à la colonne 3 du tableau 16, en regard du nom du conseil.
5. Multiplier le nombre pris en application de la disposition 4 par la superficie repère requise par élève de 12,07 mètres carrés.
6. Multiplier le produit obtenu en application de la disposition 5 par le coût repère de construction de nouvelles écoles, avant septembre 2004, de 129,17 \$ le mètre carré.
7. Additionner les produits obtenus en application des dispositions 3 et 6.

(43) Pour l'application de la disposition 16 du paragraphe (3) et de la disposition 14 du paragraphe (9), la capacité d'accueil d'une école élémentaire est calculée en appliquant les charges établies en application du paragraphe (16) aux aires d'enseignement de l'école, classées en application du même paragraphe, et en multipliant le nombre obtenu par 0,9631.

(44) Pour l'application de la disposition 27 du paragraphe (3) et de la disposition 25 du paragraphe (9), la capacité d'accueil d'une école secondaire est calculée en appliquant les charges établies en application du paragraphe (16) aux aires d'enseignement de l'école, classées en application du même paragraphe.

(45) Les définitions qui suivent s'appliquent au présent article.

«aire d'enseignement» Espace dans une école qui peut raisonnablement être utilisé aux fins de l'enseignement. («instructional space»)

«capacité d'accueil déclarée pour 2003-2004» Relativement à une école qui relève d'un conseil, la capacité d'accueil déclarée à l'annexe C des états financiers de 2003-2004 que le conseil a préparés et présentés au ministère en application de la Loi. («2003-2004 reported capacity»)

«capacité d'accueil déclarée pour 2004-2005» Relativement à une école qui relève d'un conseil, la capacité d'accueil déclarée à l'annexe C des états financiers de 2004-2005 que le conseil a préparés et présentés au ministère en application de la Loi. («2004-2005 reported capacity»)

«effectif de 2003-2004» Relativement à une école qui relève d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2003-2004, au sens du règlement sur les subventions de 2003-2004, calculé en ne comptant que les élèves inscrits à l'école. («2003-2004 enrolment»)

«effectif de 2004-2005» Relativement à une école qui relève d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2004-2005, au sens du Règlement de l'Ontario 143/04 («Calcul de l'effectif quotidien moyen pour l'exercice 2004-2005 des conseils scolaires») pris en application de la Loi, calculé en ne comptant que les élèves inscrits à l'école. («2004-2005 enrolment»)

«effectif de 2005-2006» Relativement à une école qui relève d'un conseil, l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006, calculé en ne comptant que les élèves inscrits à l'école. («2005-2006 enrolment»)

«établissement élémentaire» Établissement qui est ou a été une école élémentaire d'un conseil. («elementary facility»)

«établissement secondaire» Établissement qui est ou a été une école secondaire d'un conseil. («secondary facility»)

Élément service de la dette

37. (1) L'élément service de la dette d'un conseil scolaire de district pour l'exercice correspond au total des sommes suivantes :

- a) le montant total de principal et d'intérêts que le conseil verse au cours de l'exercice à l'égard de sa dette avec financement permanent;
- b) le montant total payable au cours de l'exercice à l'égard du financement qui découle des dispositions prises en vue de refinancer la dette sans financement permanent du conseil, y compris les paiements qui doivent être effectués au cours de l'exercice dans un compte de réserve ou un fonds d'amortissement et le montant des dépenses raisonnables.

(2) Les définitions qui suivent s'appliquent au présent article.

«dette avec financement permanent» À l'égard d'un conseil, la somme qui figure à la colonne 2 du tableau 17 en regard du nom du conseil. («permanently financed debt»)

«dette sans financement permanent» À l'égard d'un conseil, la somme qui figure à la colonne 3 du tableau 17 en regard du nom du conseil. («non-permanently financed debt»)

Redressement pour baisse des effectifs

38. (1) Pour l'application du présent article, l'effectif quotidien moyen de jour d'un conseil pour 2005-2006 correspond à ce qui suit :

- a) dans le cas d'un conseil qui n'a pas fait fonctionner de maternelle dans ses écoles au cours de son exercice 2004-2005 :
 - (i) sous réserve du sous-alinéa (ii), l'effectif quotidien moyen de jour du conseil qui serait calculé en application de l'article 2 du règlement sur l'effectif quotidien moyen de 2005-2006 en comptant tous les élèves du conseil à l'exclusion de ceux inscrits en maternelle et des élèves du secondaire âgés de 21 ans ou plus de 31 décembre 2005,
 - (ii) pour l'application de la disposition 2 du paragraphe (5) uniquement, l'effectif quotidien moyen de jour pour 2005-2006 au sens du paragraphe 3 (1);
- b) dans les autres cas, l'effectif quotidien moyen de jour pour 2005-2006 au sens du paragraphe 3 (1).

(2) Pour l'application de l'article 11, la somme liée au redressement pour baisse des effectifs qui est versée à un conseil scolaire de district pour l'exercice correspond au total de ce qui suit :

- a) la somme éventuelle calculée en application de l'article 39 du règlement sur les subventions de 2004-2005;
 - b) si l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 est inférieur à celui de 2004-2005, calculé en application de l'article 2 du Règlement de l'Ontario 143/04 («Calcul de l'effectif quotidien moyen pour l'exercice 2004-2005 des conseils scolaires») pris en application de la Loi, la somme, si elle est supérieure à zéro, calculée conformément au paragraphe (3).
- (3) Pour l'application de l'alinéa (2) b), la somme correspond à la somme calculée selon la formule suivante :

$$[(A - B) - 0,58(A \times C)] \times D/C$$

où :

- «A» représente la somme calculée pour le conseil en application du paragraphe (4);
- «B» représente la somme calculée pour le conseil en application du paragraphe (5);
- «C» représente la somme calculée pour le conseil en application du paragraphe (6);
- «D» représente la somme calculée pour le conseil en application du paragraphe (7).

(4) La somme calculée pour un conseil en application du présent paragraphe correspond au total des sommes suivantes calculées pour le conseil pour son exercice 2004-2005 en application du règlement sur les subventions de 2004-2005 :

1. L'élément éducation de base pour l'exercice.
2. La somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour l'exercice.
3. Dans le cas d'un conseil scolaire de district de langue française, la somme liée aux programmes de français langue première comprise dans l'élément enseignement des langues du conseil pour l'exercice.
4. L'élément conseils ruraux et éloignés pour l'exercice.
5. La somme liée à l'aide à l'apprentissage durant les premières années d'études comprise dans l'élément programmes d'aide à l'apprentissage pour l'exercice.
6. L'élément apprentissage durant les premières années d'études pour l'exercice.
7. L'élément administration et gestion pour l'exercice.
8. Le total des sommes calculées en application des dispositions 15, 17, 19, 21 et 23 du paragraphe 37 (3) du règlement sur les subventions de 2004-2005, déduction faite de la somme calculée selon la formule suivante :

$$(A \times B) \times 9,29 \times 61,61 \$$$

où :

- «A» représente le nombre obtenu à l'égard du conseil en application de la disposition 7 du paragraphe 37 (3) du règlement sur les subventions de 2004-2005;

«B» représente le facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes que le ministre approuve pour le conseil en application du paragraphe 37 (6) du règlement sur les subventions de 2004-2005.

(5) La somme calculée pour un conseil en application du présent paragraphe correspond à la somme calculée pour son exercice 2005-2006 de la manière suivante :

1. Additionner :

- i. l'élément éducation de base pour l'exercice,
- ii. la somme liée à l'éducation de l'enfance en difficulté fondée sur l'effectif pour l'exercice,
- iii. dans le cas d'un conseil scolaire de district de langue française, la somme liée aux programmes de français langue première comprise dans l'élément enseignement des langues du conseil pour l'exercice,
- iv. l'élément conseils ruraux et éloignés pour l'exercice,
- v. la somme liée à l'aide à l'apprentissage durant les premières années d'études comprise dans l'élément programmes d'aide à l'apprentissage pour l'exercice,
- vi. l'élément administration et gestion pour l'exercice,
- vii. le total des sommes calculées en application des dispositions 15, 17, 21, 26, 28, 32 et 37 du paragraphe 36 (3), déduction faite de la somme calculée selon la formule suivante :

$$(A \times B) \times 9,29 \times 62,84 \$$$

où :

«A» représente le nombre obtenu à l'égard du conseil en application de la disposition 7 du paragraphe 36 (3);

«B» représente le facteur relatif à la superficie supplémentaire liée à l'éducation permanente et autres programmes que le ministre approuve pour le conseil en application du paragraphe 36 (6).

2. Soustraire du total obtenu en application de la disposition 1 le produit obtenu en multipliant l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 par la somme indiquée à la colonne 2 du tableau 18 en regard du nom du conseil à la colonne 1 de ce tableau.

(6) La somme calculée pour un conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$1 - E/F$$

où :

«E» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006;

«F» représente l'effectif quotidien moyen de jour des élèves du conseil pour 2004-2005, calculé en application de l'article 2 du Règlement de l'Ontario 143/04 («Calcul de l'effectif quotidien moyen pour l'exercice 2004-2005 des conseils scolaires») pris en application de la Loi;

«E/F» est arrondi à la cinquième décimale.

(7) La somme calculée pour un conseil en application du présent paragraphe correspond à la somme calculée de la manière suivante :

1. Si la somme calculée pour le conseil en application du paragraphe (6) ne dépasse pas 0,0025, la somme calculée pour le conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$0,5 \times C$$

où :

«C» correspond à la somme calculée pour le conseil en application du paragraphe (6).

2. Si la somme calculée pour le conseil en application du paragraphe (6) est supérieure à 0,0025 mais ne dépasse pas 0,015, la somme calculée pour le conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$(C - 0,0025) + 0,00125$$

où :

«C» correspond à la somme calculée pour le conseil en application du paragraphe (6).

3. Si la somme calculée pour le conseil en application du paragraphe (6) est supérieure à 0,015, la somme calculée pour le conseil en application du présent paragraphe correspond à la somme calculée selon la formule suivante :

$$1,5 \times (C - 0,015) + 0,01375$$

où :

«C» correspond à la somme calculée pour le conseil en application du paragraphe (6).

Conformité

39. Chaque conseil scolaire de district est tenu de gérer son processus d'établissement des prévisions budgétaires et ses dépenses de façon conforme aux exigences des articles 40 à 44.

Enveloppes, dépenses liées aux classes

40. (1) Pour l'application du présent article :

- a) constitue une dépense liée aux classes la dépense du conseil qui est classée comme telle dans le plan comptable uniforme du ministère, daté du 8 juin 2005, que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2;
- b) constitue une dépense non liée aux classes la dépense du conseil qui est classée comme telle dans le plan comptable uniforme du ministère, daté du 8 juin 2005, que le public peut consulter aux bureaux de la Direction du financement de l'éducation du ministère de l'Éducation à l'Édifice Mowat, 21^e étage, 900, rue Bay, Toronto (Ontario) M7A 1L2.

(2) Sous réserve du paragraphe (7), un conseil scolaire de district fait en sorte que ses dépenses nettes liées aux classes pour l'exercice, calculées conformément au paragraphe (3), soient au moins égales à ses dépenses liées aux classes pour l'exercice, calculées conformément au paragraphe (5).

(3) Les dépenses nettes liées aux classes d'un conseil pour l'exercice sont calculées de la manière suivante :

1. Calculer les dépenses totales liées aux classes du conseil pour l'exercice.
2. Soustraire les recettes liées aux classes qui proviennent de sources autres que des subventions générales et des impôts scolaires, calculées pour le conseil en application du paragraphe (4).
3. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2006, avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable aux dépenses liées aux classes.

(4) Les recettes liées aux classes qui proviennent de sources autres que des subventions générales et des impôts scolaires du conseil correspondent au total des sommes suivantes :

1. Le pourcentage des recettes du conseil calculées en application des articles 3, 5 et 6 du règlement sur les droits de 2005-2006 que le conseil déclare comme des recettes liées aux classes dans les états financiers annuels qu'il présente au ministère pour l'exercice 2005-2006.
2. Le total des sommes affectées aux dépenses liées aux classes, prélevées sur les réserves du conseil pendant l'exercice.
3. Les recettes provenant d'autres sources que reçoit le conseil pendant l'exercice, autres que les recettes visées à la disposition 1, qui sont affectées pendant cet exercice à des dépenses qui sont des dépenses liées aux classes au sens du présent article.

(5) Les dépenses liées aux classes d'un conseil pour l'exercice sont calculées de la manière suivante :

1. Multiplier le pourcentage indiqué à la colonne 2 du tableau 19 pour l'élément éducation de base par la somme de base du conseil qui vise les élèves de l'élémentaire.
2. Multiplier le pourcentage indiqué à la colonne 3 du tableau 19 pour l'élément éducation de base par la somme de base du conseil qui vise les élèves du secondaire.
3. Prendre la part de la somme liée à l'élément effectif des classes du cycle primaire du conseil qui est imputable aux dépenses liées aux classes.
4. Calculer pour le conseil une somme liée aux programmes de langue autochtone et de français langue première ou langue seconde pour les élèves de l'élémentaire de la manière suivante :
 - i. Dans le cas d'un conseil scolaire de district de langue anglaise, additionner la somme liée aux programmes de français langue seconde et la somme liée aux programmes de langue autochtone, toutes deux calculées pour les élèves de l'élémentaire du conseil pour l'exercice.
 - ii. Dans le cas d'un conseil scolaire de district de langue française, additionner les sommes calculées pour le conseil en application des dispositions 1 et 3 de l'article 27 et la somme liée aux programmes de langue autochtone du conseil pour l'exercice qui vise ses élèves de l'élémentaire.

5. Appliquer le pourcentage indiqué à la colonne 2 du tableau 19 pour les sommes liées aux programmes de langue autochtone et de français langue première ou langue seconde à la somme calculée pour le conseil en application de la disposition 4.
6. Calculer pour le conseil une somme liée aux programmes de langue autochtone et de français langue première ou langue seconde pour les élèves du secondaire de la manière suivante :
 - i. Dans le cas d'un conseil scolaire de district de langue anglaise, additionner la somme liée aux programmes de français langue seconde et la somme liée aux programmes de langue autochtone, toutes deux calculées pour les élèves du secondaire du conseil pour l'exercice.
 - ii. Dans le cas d'un conseil scolaire de district de langue française, additionner la somme calculée pour le conseil en application de la disposition 2 de l'article 27 et la somme liée aux programmes de langue autochtone du conseil pour l'exercice qui vise ses élèves du secondaire.
7. Appliquer le pourcentage indiqué à la colonne 3 du tableau 19 pour les sommes liées aux programmes de langue autochtone et de français langue première ou langue seconde à la somme calculée pour le conseil en application de la disposition 6.
8. Calculer une somme liée aux programmes d'ESL/ESD/PDF pour les élèves de l'élémentaire du conseil en prenant la part du niveau de financement des programmes de PDF qui vise ses élèves de l'élémentaire, dans le cas d'un conseil scolaire de district de langue française, et de la manière suivante, dans le cas d'un conseil scolaire de district de langue anglaise :
 - i. Diviser la somme indiquée à la colonne 2 du tableau 1 en regard du nom du conseil par l'effectif quotidien moyen de jour de ses élèves pour 2005-2006 et multiplier le résultat par l'effectif quotidien moyen de jour de ses élèves de l'élémentaire pour 2005-2006.
 - ii. Soustraire la somme indiquée à la colonne 2 du tableau 1 en regard du nom du conseil de la somme liée aux programmes d'ESL/ESD qui est versée au conseil.
 - iii. Ajouter la somme calculée en application de la sous-disposition i à la portion de la somme calculée en application de la sous-disposition ii qui vise les élèves de l'élémentaire du conseil.
9. Appliquer le pourcentage indiqué à la colonne 2 du tableau 19 pour la somme liée aux programmes d'ESL/ESD/PDF à la somme calculée pour le conseil en application de la disposition 8.
10. Calculer une somme liée aux programmes d'ESL/ESD/PDF pour les élèves du secondaire du conseil en prenant la part du niveau de financement des programmes de PDF qui vise ses élèves du secondaire, dans le cas d'un conseil scolaire de district de langue française, et de la manière suivante, dans le cas d'un conseil scolaire de district de langue anglaise :
 - i. Diviser la somme indiquée à la colonne 2 du tableau 1 en regard du nom du conseil par l'effectif quotidien moyen de jour de ses élèves pour 2005-2006 et multiplier le résultat par l'effectif quotidien moyen de jour de ses élèves du secondaire pour 2005-2006.
 - ii. Soustraire la somme indiquée à la colonne 2 du tableau 1 en regard du nom du conseil de la somme liée aux programmes d'ESL/ESD qui est versée au conseil.
 - iii. Ajouter la somme calculée en application de la sous-disposition i à la portion de la somme calculée en application de la sous-disposition ii qui vise les élèves du secondaire du conseil.
11. Appliquer le pourcentage précisé à la colonne 3 du tableau 19 pour la somme liée aux programmes d'ESL/ESD/PDF à la somme calculée pour le conseil en application de la disposition 10.
12. Dans le cas d'un conseil scolaire de district de langue française, calculer une somme liée aux programmes d'ALF pour les élèves de l'élémentaire du conseil de la manière suivante :
 - i. Diviser 86 745,90 \$ par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 et multiplier le quotient par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
 - ii. Ajouter la somme calculée en application de la disposition 2 du paragraphe 28 (2) à la somme calculée en application de la sous-disposition i.
 - iii. Ajouter la somme calculée en application de la disposition 3 du paragraphe 28 (2) à la somme calculée en application de la sous-disposition ii.
13. Multiplier la somme calculée pour le conseil en application de la disposition 12 par le pourcentage indiqué à la colonne 2 du tableau 19 au titre des programmes d'ALF.
14. Dans le cas d'un conseil scolaire de district de langue française, calculer une somme liée aux programmes d'ALF pour les élèves du secondaire du conseil de la manière suivante :

- i. Diviser 86 745,90 \$ par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 et multiplier le quotient par l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
 - ii. Ajouter la somme calculée en application de la disposition 5 du paragraphe 28 (2) à la somme calculée en application de la sous-disposition i.
 - iii. Ajouter la somme calculée en application de la disposition 6 du paragraphe 28 (2) à la somme calculée en application de la sous-disposition ii.
15. Multiplier la somme calculée pour le conseil en application de la disposition 14 par le pourcentage indiqué à la colonne 3 du tableau 19 au titre des programmes d'ALF.
16. Prendre l'élément compétence et expérience des enseignants de l'élémentaire calculé en application du paragraphe 33 (12).
17. Diviser la somme indiquée à la colonne 2 du tableau 9 en regard du nom du conseil par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
18. Multiplier la somme calculée en application de la disposition 17 par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.
19. Prendre la part de la somme calculée en application de la disposition 18 qui est imputable aux dépenses liées aux classes.
20. Prendre l'élément compétence et expérience des enseignants du secondaire calculé en application du paragraphe 33 (13).
21. Diviser la somme indiquée à la colonne 2 du tableau 9 en regard du conseil du conseil par l'effectif quotidien moyen de jour des élèves de ce conseil pour 2005-2006.
22. Multiplier la somme calculée en application de la disposition 21 par l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
23. Prendre la part de la somme calculée en application de la disposition 22 qui est imputable aux dépenses liées aux classes.
24. Prendre la part de la somme liée à l'élément éducation de l'enfance en difficulté du conseil qui vise ses élèves de l'élémentaire et qui est imputable aux dépenses liées aux classes.
25. Prendre la part de la somme liée à l'élément éducation de l'enfance en difficulté du conseil qui vise ses élèves du secondaire et qui est imputable aux dépenses liées aux classes.
26. Calculer la somme de la manière suivante :
 - i. Prendre le total des sommes calculées pour chaque école élémentaire éloignée du conseil en application de la disposition 1 du paragraphe 29 (3) du règlement sur les subventions de 2003-2004.
 - ii. Ajouter le total des sommes éventuelles indiquées à la colonne 8 du tableau 4 en regard du nom de l'école élémentaire à la colonne 3 et du nom du conseil à la colonne 1.
 - iii. Soustraire le total des sommes éventuelles indiquées à la colonne 8 du tableau 3 en regard du nom de l'école élémentaire à la colonne 3 et du nom du conseil à la colonne 1.
 - iv. Soustraire la somme indiquée à la colonne 2 du tableau 20 en regard du nom du conseil à la colonne 1.
 - v. Prendre la part de la somme calculée en application de la sous-disposition iv qui est imputable aux dépenses liées aux classes.
27. Calculer la somme de la manière suivante :
 - i. Prendre le total des sommes calculées pour chaque école secondaire éloignée du conseil en application de la disposition 2 du paragraphe 29 (3) du règlement sur les subventions de 2003-2004.
 - ii. Ajouter le total des sommes éventuelles indiquées à la colonne 8 du tableau 4 en regard du nom de l'école secondaire à la colonne 4 et du nom du conseil à la colonne 1.
 - iii. Soustraire le total des sommes éventuelles indiquées à la colonne 8 du tableau 3 en regard du nom de l'école secondaire à la colonne 4 et du nom du conseil à la colonne 1.
 - iv. Prendre la part de la somme calculée en application de la sous-disposition iii qui est imputable aux dépenses liées aux classes.
28. Diviser le montant de l'élément conseils ruraux et éloignés du conseil pour l'exercice par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 et multiplier le résultat par l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006.

29. Appliquer le pourcentage indiqué à la colonne 2 du tableau 19 pour l'élément conseils ruraux et éloignés au montant calculé pour le conseil en application de la disposition 28.
30. Diviser le montant de l'élément conseils ruraux et éloignés du conseil pour l'exercice par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006 et multiplier le résultat par l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006.
31. Appliquer le pourcentage indiqué à la colonne 3 du tableau 19 pour l'élément conseils ruraux et éloignés au montant calculé pour le conseil en application de la disposition 30.
32. Ajouter la somme obtenue pour le conseil en application de la disposition 1 du paragraphe 31 (1) à celle calculée à l'égard du conseil pour l'exercice en application de la disposition 4 du paragraphe 31 (4).
33. Additionner ce qui suit :
 - i. le produit obtenu en multipliant la somme obtenue en application de la disposition 32 par le quotient obtenu en divisant l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006 par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006,
 - ii. le total des sommes obtenues pour le conseil pour l'exercice en application des dispositions 2 et 8 du paragraphe 31 (4),
 - iii. le produit obtenu en multipliant par 126 \$ l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006, en ne comptant que les élèves inscrits à la maternelle, au jardin d'enfants et aux première, deuxième et troisième années.
34. Appliquer le pourcentage indiqué à la colonne 2 du tableau 19 pour les programmes d'aide à l'apprentissage au total obtenu en application de la disposition 33.
35. Multiplier le total obtenu en application de la disposition 32 par le quotient obtenu en divisant l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006 par l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
36. Additionner ce qui suit :
 - i. la somme obtenue en application de la disposition 35,
 - ii. le total des sommes obtenues pour le conseil pour l'exercice en application des dispositions 1 et 6 du paragraphe 31 (4).
37. Appliquer le pourcentage indiqué à la colonne 3 du tableau 19 pour les programmes d'aide à l'apprentissage au total obtenu en application de la disposition 36.
38. Multiplier par 2 528 \$ l'effectif calculé pour le conseil en application de la disposition 1 du paragraphe 32 (1) pour obtenir la somme liée à l'éducation des adultes de jour qui est versée au conseil.
39. Appliquer le pourcentage indiqué à la colonne 3 du tableau 19 pour l'éducation des adultes de jour à la somme calculée pour le conseil en application de la disposition 38.
40. Additionner les sommes calculées pour le conseil en application des dispositions 1, 3, 5 et 9, de la disposition 13, le cas échéant, et des dispositions 16, 19, 24, 26, 29 et 34.
41. Additionner les sommes calculées pour le conseil en application des dispositions 2, 7 et 11, de la disposition 15, le cas échéant, et des dispositions 20, 23, 25, 27, 31, 37 et 39.
42. Multiplier l'excédent de la somme calculée à l'égard du conseil en application de l'alinéa 45 a) sur la somme calculée à son égard en application de l'alinéa 45 b) par le rapport entre l'effectif quotidien moyen de jour des élèves de l'élémentaire du conseil pour 2005-2006 et l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
43. Multiplier la somme calculée en application de la disposition 42 par le pourcentage indiqué à la colonne 2 du tableau 19 pour l'élément éducation de base.
44. Déduire la somme calculée en application de la disposition 43 de celle calculée en application de la disposition 40.
45. Multiplier l'excédent de la somme calculée à l'égard du conseil en application de l'alinéa 45 a) sur la somme calculée à son égard en application de l'alinéa 45 b) par le rapport entre l'effectif quotidien moyen de jour des élèves du secondaire du conseil pour 2005-2006 et l'effectif quotidien moyen de jour des élèves du conseil pour 2005-2006.
46. Multiplier la somme calculée en application de la disposition 45 par le pourcentage indiqué à la colonne 3 du tableau 19 pour l'élément éducation de base.
47. Déduire la somme calculée en application de la disposition 46 de celle calculée en application de la disposition 41.
48. Faire le total des sommes calculées pour le conseil en application des dispositions 44 et 47.

49. Ajouter à la somme calculée en application de la disposition 48 la part éventuelle du fonds de flexibilité du conseil qui :

- i. d'une part, n'est pas affectée en application de la disposition 2 du paragraphe 44 (2),
- ii. d'autre part, est affectée par le conseil aux dépenses liées aux classes pour l'exercice.

(6) Si les dépenses liées aux classes pour l'exercice d'un conseil, calculées conformément au paragraphe (5), sont supérieures à ses dépenses nettes liées aux classes pour l'exercice, calculées conformément au paragraphe (3), le conseil est réputé se conformer au paragraphe (2) s'il peut prouver, dans les prévisions budgétaires qu'il a remises au ministère en application de l'alinéa 231 (11) c) de la Loi, que l'excédent se justifie :

- a) soit par des sommes versées dans un fonds de réserve pour dépenses liées aux classes;
- b) soit par des dépenses autres que des dépenses non liées aux classes.

(7) Pour l'application du paragraphe (6) :

- a) le pourcentage de toute somme versée dans le fonds de réserve pour l'éducation de l'enfance en difficulté du conseil au cours de l'exercice que le conseil déclare comme dépense liée aux classes dans les états financiers annuels qu'il présente au ministère est traité comme une somme versée dans un fonds de réserve pour dépenses liées aux classes pour l'application de l'alinéa (6) a);
- b) le pourcentage de toute somme versée dans le fonds de réserve pour les écoles éloignées du conseil au cours de l'exercice que le conseil déclare comme dépense liée aux classes dans les états financiers annuels qu'il présente au ministère est traité comme une somme versée dans un fonds de réserve pour dépenses liées aux classes pour l'application de l'alinéa (6) a);
- c) la somme versée au titre de la part du déficit d'un exercice antérieur ne constitue pas une dépense non liée aux classes si cette part est imputable aux dépenses liées aux classes pour l'application de l'alinéa (6) b).

Dépenses obligatoires, éducation de l'enfance en difficulté

41. (1) Sous réserve du paragraphe (2), le conseil scolaire de district fait en sorte que la somme qu'il affecte pendant l'exercice à des mesures d'éducation de l'enfance en difficulté pour ses élèves ne soit pas inférieure à la somme liée à l'élément éducation de l'enfance en difficulté qui est versée au conseil pour l'exercice.

(2) Si la dépense nette que le conseil affecte à des mesures d'éducation de l'enfance en difficulté pour ses élèves pendant l'exercice est inférieure à la somme exigée en application du paragraphe (1), le conseil verse la différence dans son fonds de réserve pour l'éducation de l'enfance en difficulté.

(3) Pour l'application du présent article, la dépense nette qu'un conseil affecte à des mesures d'éducation de l'enfance en difficulté pendant l'exercice est calculée de la manière suivante :

- 1. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2006, immédiatement avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable à l'éducation de l'enfance en difficulté à la dépense qu'il affecte à des mesures d'éducation de l'enfance en difficulté pour ses élèves pendant l'exercice 2005-2006.
- 2. Déduire les sommes suivantes de la somme calculée en application de la disposition 1 :
 - i. Les sommes éventuelles virées du fonds de réserve du conseil pour l'éducation de l'enfance en difficulté pendant l'exercice.
 - ii. Les autres sommes éventuelles virées de réserves pendant l'exercice qui sont imputées à la dépense que le conseil affecte à des mesures d'éducation de l'enfance en difficulté pour ses élèves.
 - iii. Les recettes éventuelles provenant d'autres sources que le conseil reçoit pendant l'exercice et qu'il affecte pendant cet exercice à des mesures d'éducation de l'enfance en difficulté pour ses élèves.

(4) Le présent article ne doit pas être interprété de façon à limiter la somme que le conseil peut affecter à des mesures d'éducation de l'enfance en difficulté.

Somme affectée par le conseil scolaire de district aux écoles rurales et écoles éloignées

42. (1) Sous réserve du paragraphe (2), le conseil scolaire de district fait en sorte que la somme qu'il affecte pendant l'exercice aux fins énoncées au paragraphe (4) pour les écoles rurales et les écoles éloignées du conseil ne soit pas inférieure au total de ce qui suit :

- a) la somme calculée en soustrayant de la somme liée aux écoles rurales et aux écoles éloignées du conseil le total des sommes calculées en application des paragraphes 29 (2) et (3);
- b) le total des sommes calculées à l'égard du conseil en application des dispositions 21, 26, 31 et 37 du paragraphe 36 (3).

(2) Si la dépense nette que le conseil affecte à ses écoles rurales et ses écoles éloignées pendant l'exercice est inférieure à la somme exigée en application du paragraphe (1), le conseil verse la différence dans son fonds de réserve pour les écoles rurales et les écoles éloignées.

(3) Pour l'application du présent article, la dépense nette qu'un conseil affecte à ses écoles rurales et ses écoles éloignées pendant l'exercice est calculée de la manière suivante :

1. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2006, immédiatement avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable aux dépenses engagées aux fins énoncées au paragraphe (4) pour les écoles rurales et les écoles éloignées du conseil aux dépenses qu'il engage à ces fins pour ces écoles.
2. Déduire les sommes suivantes de la somme calculée en application de la disposition 1 :
 - i. Les sommes éventuelles virées du fonds de réserve du conseil pour les écoles rurales et les écoles éloignées pendant l'exercice.
 - ii. Les autres sommes éventuelles virées de réserves pendant l'exercice qui sont imputées aux fins énoncées au paragraphe (4) pour les écoles rurales et les écoles éloignées du conseil.
 - iii. Les recettes éventuelles provenant d'autres sources que le conseil reçoit pendant l'exercice et qu'il affecte pendant cet exercice aux fins énoncées au paragraphe (4) pour les écoles rurales et les écoles éloignées du conseil.

(4) Les fins visées au paragraphe (3) sont les suivantes :

1. Doter les écoles d'un personnel enseignant suffisant pour être en mesure d'offrir un programme d'études de qualité.
2. S'assurer que des adultes sont présents en permanence.
3. Acquérir des ressources et du matériel d'apprentissage.
4. Assumer les dépenses de fonctionnement des écoles rurales et des écoles éloignées.

(5) Le présent article ne doit pas être interprété de façon à limiter la somme que le conseil peut affecter aux fins énoncées au paragraphe (4) pour les écoles rurales et les écoles éloignées du conseil.

(6) Pour l'application du présent article, «école éloignée» s'entend au sens du paragraphe 29 (1) du règlement sur les subventions de 2003-2004.

Dépenses obligatoires, immobilisations

43. (1) Sous réserve du paragraphe (2), le conseil scolaire de district fait en sorte qu'une somme égale au total des sommes suivantes, calculées pour le conseil en application de l'article 36, soit affectée à l'acquisition d'immobilisations au cours de l'exercice :

1. La somme liée à la réfection des écoles.
2. La somme liée aux nouvelles places.
3. La somme liée aux engagements d'immobilisations non réalisés.

(2) Le conseil verse dans son fonds de réserve pour les installations d'accueil pour les élèves la différence entre la dépense nette qu'il engage pour faire l'acquisition d'immobilisations au cours de l'exercice et le total calculé en application du paragraphe (1) si la dépense est inférieure à ce total.

(3) Pour l'application du présent article, la dépense nette qu'un conseil engage pour faire l'acquisition d'immobilisations au cours de l'exercice est calculée en déduisant les sommes suivantes de la dépense qu'il engage pour faire l'acquisition d'immobilisations au cours de cet exercice :

1. Les sommes éventuelles virées du fonds de réserve pour les installations d'accueil pour les élèves au cours de l'exercice.
2. Les sommes éventuelles virées du fonds de réserve du produit de disposition au cours de l'exercice et qui sont affectées au cours de cet exercice à des dépenses engagées pour faire l'acquisition d'immobilisations.
3. Les sommes éventuelles virées d'autres réserves au cours de l'exercice, autres que les fonds de réserve de redevances d'aménagement scolaires, et que le conseil a affectées au cours de cet exercice à des dépenses engagées pour faire l'acquisition d'immobilisations.
4. Les recettes éventuelles provenant d'autres sources que le conseil reçoit au cours de l'exercice et qu'il affecte au cours de cet exercice à l'acquisition d'immobilisations.

(4) Le présent article ne doit pas être interprété de façon à limiter la somme que le conseil peut affecter à l'acquisition d'immobilisations.

Dépenses d'administration et de gestion maximales

44. (1) Chaque conseil scolaire de district veille à ce que les dépenses nettes d'administration et de gestion qu'il engage au cours de l'exercice ne soient pas supérieures à son plafond fixé des dépenses d'administration et de gestion.

(2) Le plafond des dépenses d'administration et de gestion du conseil pour l'exercice est calculé de la manière suivante :

1. Soustraire les dépenses d'administration et de gestion du conseil pour l'exercice de l'élément administration et gestion du conseil pour l'exercice.
2. Ajouter à la somme calculée en application de la disposition 1 la part du fonds de flexibilité du conseil qui :
 - i. d'une part, n'est pas affectée en application de la disposition 49 du paragraphe 40 (5),
 - ii. d'autre part, est affectée par le conseil au plafond des dépenses d'administration et de gestion.

(3) Pour l'application du présent article :

- a) constitue une dépense d'administration la dépense du conseil qui est classée comme telle dans le plan comptable uniforme du ministère;
- b) constitue une dépense de gestion la dépense du conseil qui est classée comme telle dans le plan comptable uniforme du ministère.

(4) Pour l'application du présent article, les dépenses nettes d'administration et de gestion qu'un conseil engage au cours de l'exercice sont calculées de la manière suivante :

1. Calculer le total des dépenses d'administration et des dépenses de gestion que le conseil engage au cours de l'exercice.
2. Additionner la part de la somme visée au paragraphe 233 (1) de la Loi qui se trouve dans le fonds de réserve du conseil le 31 août 2006, avant le virement prévu au paragraphe 233 (2) de la Loi, qui est imputable aux dépenses d'administration et de gestion et la somme calculée en application de la disposition 1.
3. Déduire les sommes suivantes du total obtenu en application de la disposition 2 :
 - i. Les sommes éventuelles virées de réserves au cours de l'exercice qui sont imputées aux dépenses d'administration ou de gestion du conseil.
 - ii. Les recettes éventuelles provenant d'autres sources que le conseil reçoit au cours de l'exercice et qu'il affecte au cours de cet exercice à ses dépenses d'administration ou de gestion.

Fonds de flexibilité

45. Le fonds de flexibilité d'un conseil scolaire de district pour l'exercice correspond à celle des sommes suivantes qui est supérieure à l'autre :

- a) le fonds de flexibilité du conseil pour l'exercice 2004-2005, calculé en application de l'article 46 du règlement sur les subventions de 2004-2005;
- b) le total de la somme liée aux priorités locales du conseil pour l'exercice 2005-2006 calculée en application du paragraphe 13 (3) et du redressement éventuel pour baisse des effectifs calculé en application de l'article 38.

PARTIE III SUBVENTIONS EN FAVEUR DES ADMINISTRATIONS SCOLAIRES

Subventions en faveur des conseils isolés

46. (1) Pour l'application du présent article, constitue la dépense approuvée d'un conseil isolé la dépense que le ministre juge acceptable telle qu'elle figure dans les formules que le ministère fournit au conseil isolé aux fins du calcul de sa subvention générale de 2005-2006.

(2) Lorsqu'il fait des calculs pour l'application du paragraphe (1), le ministre applique, avec les adaptations qu'il estime indiquées pour tenir compte des caractéristiques propres aux conseils isolés, la formule de financement sur laquelle se fondent les dispositions du présent règlement qui se rapportent aux subventions en faveur des conseils scolaires de district.

(3) Pour l'application du présent article, les recettes fiscales de 2005-2006 du conseil isolé sont calculées de la manière suivante :

1. Additionner ce qui suit :
 - i. 38 pour cent de la somme de ce qui suit :
 - A. le total des sommes remises au conseil à l'égard de l'année civile 2005 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (5), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364

(22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, de l'article 10 du Règlement de l'Ontario 509/98 intitulé «Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)» pris en application de la Loi et du paragraphe 13 (2) du Règlement de l'Ontario 3/02 intitulé «Tax Relief in Unorganized Territory for 2001 and Subsequent Years» pris en application de la Loi,

- B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2005,
- C. le total de toutes les sommes éventuelles qu'une municipalité verse au conseil à l'égard de l'année civile 2005 en application du paragraphe 353 (4) ou 366 (3) de la *Loi de 2001 sur les municipalités*,
- D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2005, en application de l'article 380 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,
- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2005 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités*,
- F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2005 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités*,
- G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2005 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) ou en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
- H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2005 en vertu du paragraphe 9 (2) ou (4) de la *Loi de 2002 sur les zones d'allègement fiscal (projets pilotes)*,

ii. 62 pour cent de la somme de ce qui suit :

- A. le total des sommes remises au conseil à l'égard de l'année civile 2006 en application des paragraphes 237 (12) et 238 (2), de l'article 239, du paragraphe 240 (5), des articles 250 et 251 et des paragraphes 257.8 (2) et 257.9 (1) de la *Loi sur l'éducation*, des articles 447.20 et 447.52 de la *Loi sur les municipalités*, tels qu'ils s'appliquent par l'effet de l'article 474 de la *Loi de 2001 sur les municipalités*, des paragraphes 364 (22) et 365.2 (16) de la *Loi de 2001 sur les municipalités*, de l'article 10 du Règlement de l'Ontario 509/98 intitulé «Tax Matters — Relief in Unorganized Territory (Section 257.2.1 of the Act)» pris en application de la Loi et du paragraphe 13 (2) du Règlement de l'Ontario 3/02 intitulé «Tax Relief in Unorganized Territory for 2001 and Subsequent Years» pris en application de la Loi,
- B. les sommes éventuelles visées au paragraphe 364 (22) de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet de l'article 257.12.3 de la *Loi sur l'éducation*, qui sont versées au conseil à l'égard de l'année civile 2006,
- C. le total de toutes les sommes éventuelles qu'une municipalité verse au conseil à l'égard de l'année civile 2006 en application du paragraphe 353 (4) ou 366 (3) de la *Loi de 2001 sur les municipalités*,
- D. les sommes éventuelles que le conseil affecte au paiement du coût d'annulation de biens-fonds vendus pour arriérés d'impôts pendant l'année civile 2006, en application de l'article 380 de la *Loi de 2001 sur les municipalités*, tel qu'il s'applique par l'effet du paragraphe 371 (2) de cette loi,
- E. les paiements tenant lieu d'impôts remis au conseil à l'égard de l'année civile 2006 en vertu du paragraphe 322 (1) de la *Loi de 2001 sur les municipalités*,
- F. les subventions éventuelles versées au conseil à l'égard de l'année civile 2006 en vertu du paragraphe 302 (2) de la *Loi de 2001 sur les municipalités*,
- G. les sommes éventuelles que le conseil reçoit à l'égard de l'année civile 2006 en vertu de la *Loi sur les paiements versés en remplacement d'impôts* (Canada) ou en vertu de toute loi du Canada qui autorise un gouvernement ou un organisme gouvernemental à effectuer un paiement tenant lieu d'impôts sur des biens immeubles,
- H. les sommes éventuelles versées au conseil à l'égard de l'année civile 2006 en vertu du paragraphe 9 (2) ou (4) de la *Loi de 2002 sur les zones d'allègement fiscal (projets pilotes)*,

- iii. le total des sommes éventuelles remises au conseil au cours de l'exercice en application du paragraphe 2 (3) du Règlement de l'Ontario 365/98 («Arriérés d'impôts scolaires d'avant 1998») pris en application de la Loi,
 - iv. le total des sommes éventuelles versées au conseil au cours de l'exercice en application de l'alinéa 3 (1) a) du Règlement de l'Ontario 366/98 («Arriérés d'impôts dans les secteurs annexés») pris en application de la Loi.
2. Calculer la différence entre les sommes suivantes et la déduire si la somme visée à la sous-disposition i est inférieure à celle visée à la sous-disposition ii ou l'ajouter si elle lui est supérieure :
- i. La somme calculée en application de la sous-disposition 1 ii du paragraphe 47 (3) du règlement sur les subventions de 2004-2005 aux fins du calcul de la somme payable au conseil à titre de subvention générale à l'égard de l'exercice 2004-2005.
 - ii. La somme qui aurait été calculée en application de la sous-disposition 1 ii du paragraphe 47 (3) du règlement sur les subventions de 2004-2005 si elle avait été calculée en se fondant sur les états financiers annuels du conseil tels qu'ils ont été présentés au ministère pour l'exercice 2004-2005.
3. Si le conseil est tenu de prélever des impôts scolaires à l'égard de biens situés dans un territoire non érigé en municipalité, déduire la somme de ce qui suit :
- i. 0,76 pour cent du total des impôts prélevés aux fins scolaires pour l'année civile 2005 et de ceux que le conseil a prélevés pour cette année-là en application de l'article 21.1 de la *Loi sur l'impôt foncier provincial*,
 - ii. 1,24 pour cent du total des impôts visés à la sous-disposition i que le conseil prélève pour l'année civile 2006.
4. Déduire les frais dont le conseil est redevable en application de la Loi ou de la *Loi de 1996 sur les élections municipales* et qu'il engage pendant l'exercice pour tenir l'élection de membres dans un territoire non érigé en municipalité qui est réputé une municipalité de district pour l'application de l'alinéa 257.12 (3) a) de la Loi.
5. Déduire les sommes qu'un conseil municipal a exigées du conseil pendant l'année civile 2005 en application de l'article 353 de la *Loi de 2001 sur les municipalités*, y compris les sommes exigées en application de cet article par suite d'une loi d'intérêt privé.
6. Déduire le total des sommes que le conseil remet, paie ou porte au crédit de quelqu'un en application de l'article 257.2.1 de la Loi pendant l'exercice.
7. Déduire 38 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2005 en application des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et (17) à (19) et 365.2 (8) de la *Loi de 2001 sur les municipalités*.
8. Déduire 62 pour cent du total des sommes éventuelles que le conseil verse à l'égard de l'année civile 2006 en application des paragraphes 361 (7), 364 (11), 365 (3), 365.1 (13) à (15) et (17) à (19) et 365.2 (8) de la *Loi de 2001 sur les municipalités*.
- (4) Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2005 en application de l'article 257.10.1 ou 257.11 de la Loi sont réputées des sommes remises au conseil à l'égard de l'année civile 2005 en application d'une disposition de la Loi visée à la sous-disposition 1 i du paragraphe (3).
- (5) Les sommes éventuelles que le ministre verse au conseil à l'égard de l'année civile 2006 en application de l'article 257.10.1 ou 257.11 de la Loi sont réputées des sommes remises au conseil à l'égard de l'année civile 2006 en application d'une disposition de la Loi visée à la sous-disposition 1 ii du paragraphe (3).
- (6) La disposition 3 du paragraphe (3) ne doit pas être interprétée de façon à empêcher l'inclusion, dans les dépenses approuvées du conseil, des frais de perception des impôts dans un territoire non érigé en municipalité qu'il a engagés si ces frais sont supérieurs à la somme déduite en application de cette disposition.
- (7) Le conseil isolé dont les dépenses approuvées sont supérieures à ses recettes fiscales de 2005-2006 reçoit une subvention égale à cet excédent.

Subventions en faveur des conseils créés en vertu de l'art. 68

47. (1) Le conseil créé en vertu de l'article 68 reçoit une subvention calculée de la manière suivante :

- 1. Prendre les dépenses du conseil pour l'exercice que le ministre juge acceptables aux fins des subventions, à l'exclusion de ce qui suit :
 - i. les dépenses liées au service de la dette,
 - ii. les dépenses liées à l'acquisition d'immobilisations,
 - iii. les dépenses liées à la restauration d'immobilisations détruites ou endommagées,
 - iv. les provisions pour réserves pour fonds de roulement et celles pour fonds de réserve.
- 2. Déduire les recettes de l'exercice du conseil, à l'exclusion des recettes provenant de ce qui suit :

- i. les subventions générales,
- ii. un organisme sur le bien duquel se trouve une école du conseil,
- iii. les remboursements de dépenses du genre visé à la sous-disposition 1 i, ii ou iii.

(2) Le paragraphe (3) s'applique si, selon le cas :

- a) un conseil créé en vertu de l'article 68 engage des dépenses pour acheter du matériel spécialisé, conformément à la publication intitulée «Lignes directrices sur le financement de l'éducation de l'enfance en difficulté : Allocation d'aide spécialisée (AAS) de niveau 1 et AAS pour cas spéciaux — 2004-2005» et datée de juin 2004, pour un élève d'un conseil créé en vertu de l'article 68 qui s'inscrit, pendant l'exercice, à une école qui relève d'un conseil scolaire de district ou d'un autre conseil créé en vertu de l'article 68;
- b) une demande de matériel spécialisé à l'égard d'un élève d'un conseil créé en vertu de l'article 68 a été approuvée et l'élève s'inscrit, pendant l'exercice 2004-2005, à une école qui relève d'un autre conseil créé en vertu de l'article 68.

(3) Le matériel spécialisé visé au paragraphe (2) suit l'élève au nouveau conseil, sauf si ce dernier est d'avis qu'il n'est pas pratique de le déménager.

PARTIE IV PAIEMENTS FAITS À DES ADMINISTRATIONS RESPONSABLES

Définitions

48. Les définitions qui suivent s'appliquent à la présente partie.

«établissement de la Couronne» Établissement que fait fonctionner un ministère du gouvernement du Canada, une société d'État fédérale, la Gendarmerie royale du Canada ou Énergie atomique du Canada limitée sur des biens-fonds que détient la Couronne du chef du Canada et qui ne peuvent faire l'objet d'une évaluation aux fins scolaires. S'entend en outre des réserves au sens de la *Loi sur les Indiens* (Canada). («Crown establishment»)

«réserve» S'entend au sens de la *Loi sur les Indiens* (Canada). («reserve»)

Élève fréquentant l'école au Manitoba ou au Québec

49. (1) Si un élève qui réside dans un district territorial fréquente une école du Manitoba ou du Québec soutenue par des impôts locaux, le ministre peut verser à l'administration responsable de l'école la somme convenue d'un commun accord s'il est d'avis que les circonstances suivantes sont réunies :

- a) le transport quotidien de l'élève entre sa résidence et une école située en Ontario est impossible en raison de la distance ou de la topographie;
- b) la fourniture de nourriture, de logement et de transport hebdomadaire entre sa résidence et une école située en Ontario est impossible en raison de son âge ou de son invalidité;
- c) l'élève fréquente une école qu'il lui est raisonnable de fréquenter compte tenu de la distance ou de la topographie et de ses besoins particuliers.

(2) Le ministre tient compte de la langue d'enseignement lorsqu'il prend une décision en vertu du paragraphe (1) à l'égard d'un élève francophone.

Élève fréquentant une école d'une réserve

50. (1) Le présent article s'applique si l'élève qui réside dans un district territorial réunit les conditions suivantes :

- a) il ne réside pas dans le territoire de compétence d'un conseil et n'est pas résident d'un établissement de la Couronne;
- b) il fréquente une école d'une réserve qui relève :
 - (i) soit de la Couronne du chef du Canada,
 - (ii) soit d'une bande, du conseil d'une bande ou d'une commission indienne de l'éducation que la Couronne du chef du Canada autorise à dispenser l'enseignement aux Indiens.

(2) Le ministre verse à l'administration responsable de l'école que fréquente l'élève la somme convenue d'un commun accord.

Sommes payables au conseil : fréquentation de l'école par les enfants indiens

51. (1) Le présent article s'applique à l'égard du conseil qui a présenté au ministre, en application de l'article 185 de la Loi, des dispositions en vue de l'admission, à une école élémentaire pour enfants indiens, d'une ou de plusieurs personnes qui remplissent les conditions d'élèves résidents du conseil.

(2) Sous réserve du paragraphe (3), le ministre verse au conseil, pour chaque personne à laquelle s'appliquent les dispositions, une somme égale à ce qu'il en coûte par élève de l'élémentaire pour l'exercice 2005-2006 à l'école où l'enfant est admis aux termes des dispositions.

(3) La somme que verse le ministre en application du paragraphe (2) ne doit pas dépasser le montant des droits que le conseil imposerait aux élèves de l'élémentaire en application de l'article 3 du règlement sur les droits de 2005-2006.

TABLE/TABLEAU 1
ESL/ESD GRANT/SUBVENTION ESL/ESD

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Amount/Somme \$
1.	District School Board Ontario North East	18,931
2.	Algoma District School Board	11,524
3.	Rainbow District School Board	24,782
4.	Near North District School Board	13,954
5.	Keewatin-Patricia District School Board	12,326
6.	Rainy River District School Board	4,585
7.	Lakehead District School Board	49,690
8.	Superior-Greenstone District School Board	779
9.	Bluewater District School Board	84,653
10.	Avon Maitland District School Board	123,176
11.	Greater Essex County District School Board	417,973
12.	Lambton Kent District School Board	106,280
13.	Thames Valley District School Board	755,606
14.	Toronto District School Board	9,154,639
15.	Durham District School Board	272,354
16.	Kawartha Pine Ridge District School Board	40,627
17.	Trillium Lakelands District School Board	0
18.	York Region District School Board	1,161,074
19.	Simcoe County District School Board	82,524
20.	Upper Grand District School Board	268,827
21.	Peel District School Board	2,079,593
22.	Halton District School Board	225,620
23.	Hamilton-Wentworth District School Board	630,689
24.	District School Board of Niagara	196,736
25.	Grand Erie District School Board	134,194
26.	Waterloo Region District School Board	831,600
27.	Ottawa-Carleton District School Board	975,806
28.	Upper Canada District School Board	31,856
29.	Limestone District School Board	75,660
30.	Renfrew County District School Board	15,164
31.	Hastings and Prince Edward District School Board	37,355
32.	Northeastern Catholic District School Board	5,291
33.	Nipissing-Parry Sound Catholic District School Board	5,492
34.	Huron-Superior Catholic District School Board	9,685
35.	Sudbury Catholic District School Board	11,604
36.	Northwest Catholic District School Board	2,733
37.	Kenora Catholic District School Board	236
38.	Thunder Bay Catholic District School Board	25,304
39.	Superior North Catholic District School Board	0
40.	Bruce-Grey Catholic District School Board	6,076
41.	Huron Perth Catholic District School Board	14,995
42.	Windsor-Essex Catholic District School Board	285,811
43.	English-language Separate District School Board No. 38	230,241
44.	St. Clair Catholic District School Board	37,869
45.	Toronto Catholic District School Board	3,884,755
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	17,591
47.	York Catholic District School Board	655,809
48.	Dufferin-Peel Catholic District School Board	1,641,130
49.	Simcoe Muskoka Catholic District School Board	44,449
50.	Durham Catholic District School Board	125,790
51.	Halton Catholic District School Board	157,254
52.	Hamilton-Wentworth Catholic District School Board	353,616
53.	Wellington Catholic District School Board	53,048
54.	Waterloo Catholic District School Board	335,647

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Somme \$
55.	Niagara Catholic District School Board	95,494
56.	Brant Haldimand Norfolk Catholic District School Board	43,337
57.	Catholic District School Board of Eastern Ontario	16,970
58.	Ottawa-Carleton Catholic District School Board	457,583
59.	Renfrew County Catholic District School Board	6,166
60.	Algonquin and Lakeshore Catholic District School Board	37,128

TABLE/TABLEAU 2

ASSIMILATION FACTORS FOR ALF FUNDING/FACTEURS D'ASSIMILATION POUR LE FINANCEMENT DES PROGRAMMES D'ALF

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Assimilation Factor/Facteur d'assimilation %
1.	Conseil scolaire de district du Nord-Est de l'Ontario	75
2.	Conseil scolaire de district du Grand Nord de l'Ontario	75
3.	Conseil scolaire de district du Centre Sud-Ouest	97
4.	Conseil de district des écoles publiques de langue française n° 59	76
5.	Conseil scolaire de district catholique des Grandes Rivières	75
6.	Conseil scolaire de district catholique Franco-Nord	75
7.	Conseil scolaire de district catholique du Nouvel-Ontario	75
8.	Conseil scolaire de district catholique des Aurores boréales	88
9.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	97
10.	Conseil scolaire de district catholique Centre-Sud	97
11.	Conseil scolaire de district catholique de l'Est ontarien	75
12.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	84

TABLE/TABLEAU 3

CLOSED DISTANT SCHOOLS/ÉCOLES ÉLOIGNÉES FERMÉES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5	Column/Colonne 6	Column/Colonne 7	Column/Colonne 8
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/Municipalité ou localité	Top Up Allocation for School Operations/Somme complémentaire liée au fonctionnement des écoles	Top Up for School Renewal/Somme complémentaire liée à la réfection des écoles	Distant School Allocation/Somme liée aux écoles éloignées
1.	Bluewater District School Board	824	Macphail Memorial Elementary School		Grey Highlands	0	0	\$48,679
2.	Conseil de district des écoles publiques de langue française n° 59	5338		Marc Garneau E.s.	Quinte West	\$73,988	\$12,433	\$695,330
3.	Conseil de district des écoles publiques de langue française n° 59	9641		Vankleek Hill Secondary School	Champlain	0	0	\$475,847
4.	Conseil scolaire de district catholique des Aurores boréales	9563		E.s. de La Verendrye	Thunder Bay	0	0	\$712,868

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Top Up Allocation for School Operations/ Somme complémentaire liée au fonctionnement des écoles	Top Up for School Renewal/ Somme complémentaire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées
5.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3148	Colonel Forbes C.e.		Petawawa	\$94,529	\$15,609	\$25,553
6.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3189		Jeanne-Lajoie C.e.s.	Pembroke	\$5,752	\$924	\$552,137
7.	Conseil scolaire de district catholique du Nouvel- Ontario	9757		Jeunesse-Nord E.s.	Blind River	\$28,867	\$5,092	\$581,990
8.	Conseil scolaire de district du Centre Sud- Ouest	9830	Carrefour des Jeunes		Brampton	0	0	\$159,768
9.	Superior North Catholic District School Board	3908	St. Edward		Nipigon	0	0	\$76,065
10.	Upper Canada District School Board	21	Addison Public School		Elizabethtown -Kitley	\$4,581	\$784	\$11,093
11.	Upper Canada District School Board	1299	Frankville Public School		Elizabethtown -Kitley	\$8,170	\$1,396	\$11,019
12.	Upper Canada District School Board	1627	Newington Public School		Cavan- Millbrook- North Monaghan	\$12,950	\$2,214	\$11,214
13.	Wellington Catholic District School Board	3031	Sacred Heart		Wellington North	0	0	\$14,303
14.	Windsor- Essex Catholic District School Board	3746	St. Anthony Separate School		Essex	0	0	\$30,251
15.	Windsor- Essex Catholic District School Board	4060	St. John de Brebeuf Separate School		Kingsville	0	0	\$40,733
16.	Lakehead District School Board	9967	Fourway Public School		Lakehead Locality Education	\$21,190	\$3,694	\$228,267

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality or Locality/ Municipalité ou localité	Top Up Allocation for School Operations/ Somme complémen- taire liée au fonctionnement des écoles	Top Up for School Renewal/ Somme complémen- taire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées
17.	Renfrew County District School Board	2047	Ross Mineview Public School		Whitewater Region	\$15,804	\$2,729	\$24,481

TABLE/TABLEAU 4
NEW DISTANT SCHOOLS/NOUVELLES ÉCOLES ÉLOIGNÉES

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8	Column/ Colonne 9
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality/ Municipalité	Top Up Allocation for School Operations/ Somme complé- mentaire liée au fonc- tionnement des écoles	Top Up for School Renewal/ Somme complémen- taire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées	Distant School Allocation In- school administration component/ Somme liée à l'administra- tion interne des écoles éloignées
1.	Bluewater District School Board	10582	Macphail Memorial Elementary School		Grey Highlands	0	0	\$48,045	0
2.	Upper Canada District School Board	10551	Meadowview Public School		Elizabethtown -Kitley	0	0	\$30,665	0
3.	Superior North Catholic District School Board	10661	St. Edward Catholic School		Nipigon	\$43,011	\$7,440	\$84,305	\$23,118
4.	Windsor- Essex Catholic District School Board	10522	St. John de Brebeuf Separate School		Kingsville	\$8,862	\$1,533	\$40,343	0
5.	Conseil de district des écoles publiques de langue française n ^o 59	10394		École secondaire publique le Sommet	Hawkesbury	\$14,082	\$2,484	\$507,463	0
6	Conseil de district des écoles publiques de langue française n ^o 59	10575		École s.p. Marc Garneau	Quinte West	\$52,747	\$9,305	\$672,985	0

Item/ Point	Column/ Colonne 1	Column/ Colonne 2	Column/ Colonne 3	Column/ Colonne 4	Column/ Colonne 5	Column/ Colonne 6	Column/ Colonne 7	Column/ Colonne 8	Column/ Colonne 9
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Municipality/ Municipalité	Top Up Allocation for School Operations/ Somme complé- mentaire liée au fonc- tionnement des écoles	Top Up for School Renewal/ Somme complé- mentaire liée à la réfection des écoles	Distant School Allocation/ Somme liée aux écoles éloignées	Distant School Allocation In- school administration component/ Somme liée à l'administra- tion interne des écoles éloignées
7.	Conseil scolaire de district catholique du Centre- Est de l'Ontario	10658		Centre Scolaire Catholique Jeanne- Lajoie Secondaire	Pembroke	0	0	\$505,649	0
8.	Conseil scolaire de district du Centre Sud-Ouest	10710	Carrefour des Jeunes		Brampton	0	0	\$49,120	0
9.	Conseil scolaire de district catholique des Aurores boréales	10740		École secondaire catholique de La Vérendrye	Thunder Bay	\$126,689	\$22,348	\$669,873	0

TABLE/TABLEAU 5
DISTANT SCHOOLS ADJUSTMENT/REDRESSEMENT POUR ÉCOLES ÉLOIGNÉES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	176,951
2.	Algoma District School Board	155,125
3.	Rainbow District School Board	172,654
4.	Near North District School Board	124,628
5.	Keewatin-Patricia District School Board	141,013
6.	Rainy River District School Board	67,922
7.	Lakehead District School Board	19,619
8.	Superior-Greenstone District School Board	145,180
9.	Bluewater District School Board	40,246
10.	Avon Maitland District School Board	0
11.	Greater Essex County District School Board	3,441
12.	Lambton Kent District School Board	28,243
13.	Thames Valley District School Board	0
14.	Toronto District School Board	0
15.	Durham District School Board	0
16.	Kawartha Pine Ridge District School Board	21,395
17.	Trillium Lakelands District School Board	99,434
18.	York Region District School Board	0
19.	Simcoe County District School Board	0
20.	Upper Grand District School Board	0
21.	Peel District School Board	0
22.	Halton District School Board	0
23.	Hamilton-Wentworth District School Board	0
24.	District School Board of Niagara	0
25.	Grand Erie District School Board	0
26.	Waterloo Region District School Board	0
27.	Ottawa-Carleton District School Board	0

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
28.	Upper Canada District School Board	77,159
29.	Limestone District School Board	73,707
30.	Renfrew County District School Board	121,599
31.	Hastings and Prince Edward District School Board	49,601
32.	Northeastern Catholic District School Board	166,370
33.	Nipissing-Parry Sound Catholic District School Board	87,481
34.	Huron-Superior Catholic District School Board	104,505
35.	Sudbury Catholic District School Board	8,418
36.	Northwest Catholic District School Board	186,150
37.	Kenora Catholic District School Board	0
38.	Thunder Bay Catholic District School Board	0
39.	Superior North Catholic District School Board	102,184
40.	Bruce-Grey Catholic District School Board	143,622
41.	Huron Perth Catholic District School Board	116,374
42.	Windsor-Essex Catholic District School Board	0
43.	English-language Separate District School Board No. 38	77,389
44.	St. Clair Catholic District School Board	117,424
45.	Toronto Catholic District School Board	0
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	69,292
47.	York Catholic District School Board	0
48.	Dufferin-Peel Catholic District School Board	0
49.	Simcoe Muskoka Catholic District School Board	138,058
50.	Durham Catholic District School Board	17,729
51.	Halton Catholic District School Board	0
52.	Hamilton-Wentworth Catholic District School Board	0
53.	Wellington Catholic District School Board	34,449
54.	Waterloo Catholic District School Board	0
55.	Niagara Catholic District School Board	0
56.	Brant Haldimand Norfolk Catholic District School Board	22,741
57.	Catholic District School Board of Eastern Ontario	261,605
58.	Ottawa-Carleton Catholic District School Board	28,726
59.	Renfrew County Catholic District School Board	51,467
60.	Algonquin and Lakeshore Catholic District School Board	146,696
61.	Conseil scolaire de district du Nord-Est de l'Ontario	79,819
62.	Conseil scolaire de district du Grand Nord de l'Ontario	17,131
63.	Conseil scolaire de district du Centre Sud-Ouest	332,792
64.	Conseil de district des écoles publiques de langue française n° 59	185,632
65.	Conseil scolaire de district catholique des Grandes Rivières	151,446
66.	Conseil scolaire de district catholique Franco-Nord	49,123
67.	Conseil scolaire de district catholique du Nouvel-Ontario	158,572
68.	Conseil scolaire de district catholique des Aurores boréales	80,479
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	141,609
70.	Conseil scolaire de district catholique Centre-Sud	134,704
71.	Conseil scolaire de district catholique de l'Est ontarien	32,990
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	145,611

TABLE/TABLEAU 6

REMOTE AND RURAL ALLOCATION/ÉLÉMENT CONSEILS RURAUX ET ÉLOIGNÉS

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4
	Name of Board/Nom du conseil	Distance/Distance	Urban Factor/Facteur urbain	Dispersion Distance in kilometres/Distance, en kilomètres, liée à la dispersion
1.	District School Board Ontario North East	680 km	0.946	47.28
2.	Algoma District School Board	790 km	0.809	38.63
3.	Rainbow District School Board	455 km	0.821	21.21
4.	Near North District School Board	332 km	0.913	25.73
5.	Keewatin-Patricia District School Board	1801 km	1.000	60.12
6.	Rainy River District School Board	1630 km	1.000	40.15
7.	Lakehead District School Board	1375 km	0.549	5.77

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Distance/Distance	Column/Colonne 3 Urban Factor/Facteur urbain	Column/Colonne 4 Dispersion Distance in kilometres/Distance, en kilomètres, liée à la dispersion
8.	Superior-Greenstone District School Board	1440 km	1.000	71.69
9.	Bluewater District School Board	177 km	1.000	21.55
10.	Avon Maitland District School Board	< 151 km	1.000	16.38
11.	Greater Essex County District School Board	< 151 km	1.000	8.32
12.	Lambton Kent District School Board	< 151 km	1.000	16.28
13.	Thames Valley District School Board	< 151 km	1.000	9.39
14.	Toronto District School Board	< 151 km	1.000	3.78
15.	Durham District School Board	< 151 km	1.000	5.98
16.	Kawartha Pine Ridge District School Board	161 km	0.942	14.94
17.	Trillium Lakelands District School Board	253 km	1.000	27.79
18.	York Region District School Board	< 151 km	1.000	6.52
19.	Simcoe County District School Board	< 151 km	1.000	11.30
20.	Upper Grand District School Board	< 151 km	1.000	10.65
21.	Peel District School Board	< 151 km	1.000	4.54
22.	Halton District School Board	< 151 km	1.000	5.59
23.	Hamilton-Wentworth District School Board	< 151 km	1.000	3.79
24.	District School Board of Niagara	< 151 km	1.000	6.49
25.	Grand Erie District School Board	< 151 km	1.000	10.07
26.	Waterloo Region District School Board	< 151 km	1.000	4.96
27.	Ottawa-Carleton District School Board	< 151 km	1.000	6.11
28.	Upper Canada District School Board	< 151 km	1.000	22.40
29.	Limestone District School Board	235 km	0.717	12.74
30.	Renfrew County District School Board	< 151 km	1.000	21.03
31.	Hastings and Prince Edward District School Board	251 km	0.971	15.17
32.	Northeastern Catholic District School Board	680 km	0.946	71.27
33.	Nipissing-Parry Sound Catholic District School Board	332 km	0.913	19.07
34.	Huron-Superior Catholic District School Board	790 km	0.777	48.56
35.	Sudbury Catholic District School Board	390 km	0.780	15.88
36.	Northwest Catholic District School Board	1715 km	1.000	133.32
37.	Kenora Catholic District School Board	1855 km	1.000	3.62
38.	Thunder Bay Catholic District School Board	1375 km	0.501	3.64
39.	Superior North Catholic District School Board	1440 km	1.000	97.06
40.	Bruce-Grey Catholic District School Board	177 km	1.000	22.57
41.	Huron Perth Catholic District School Board	< 151 km	1.000	19.38
42.	Windsor-Essex Catholic District School Board	< 151 km	1.000	7.73
43.	English-language Separate District School Board No. 38	< 151 km	1.000	11.83
44.	St. Clair Catholic District School Board	< 151 km	1.000	20.81
45.	Toronto Catholic District School Board	< 151 km	1.000	4.47
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	161 km	0.942	15.91
47.	York Catholic District School Board	< 151 km	1.000	7.80
48.	Dufferin-Peel Catholic District School Board	< 151 km	1.000	4.96
49.	Simcoe Muskoka Catholic District School Board	< 151 km	1.000	17.09
50.	Durham Catholic District School Board	< 151 km	1.000	7.23
51.	Halton Catholic District School Board	< 151 km	1.000	7.35
52.	Hamilton-Wentworth Catholic District School Board	< 151 km	1.000	4.04
53.	Wellington Catholic District School Board	< 151 km	1.000	11.37
54.	Waterloo Catholic District School Board	< 151 km	1.000	6.27
55.	Niagara Catholic District School Board	< 151 km	1.000	8.50
56.	Brant Haldimand Norfolk Catholic District School Board	< 151 km	1.000	13.91
57.	Catholic District School Board of Eastern Ontario	< 151 km	1.000	24.49
58.	Ottawa-Carleton Catholic District School Board	< 151 km	1.000	6.69
59.	Renfrew County Catholic District School Board	< 151 km	1.000	25.91
60.	Algonquin and Lakeshore Catholic District School Board	277 km	0.986	24.63
61.	Conseil scolaire de district du Nord-Est de l'Ontario	634 km	0.939	149.20

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Distance/Distance	Column/Colonne 3 Urban Factor/Facteur urbain	Column/Colonne 4 Dispersion Distance in kilometres/Distance, en kilomètres, liée à la dispersion
62.	Conseil scolaire de district du Grand Nord de l'Ontario	1191 km	0.8620	140.63
63.	Conseil scolaire de district du Centre Sud-Ouest	< 151 km	1.000	47.17
64.	Conseil de district des écoles publiques de langue française n° 59	< 151 km	1.000	38.75
65.	Conseil scolaire de district catholique des Grandes Rivières	680 km	0.952	49.76
66.	Conseil scolaire de district catholique Franco-Nord	332 km	0.933	23.94
67.	Conseil scolaire de district catholique du Nouvel-Ontario	790 km	0.879	45.27
68.	Conseil scolaire de district catholique des Aurores boréales	1745 km	0.727	207.39
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	< 151 km	1.000	29.78
70.	Conseil scolaire de district catholique Centre-Sud	< 151 km	1.000	37.27
71.	Conseil scolaire de district catholique de l'Est ontarien	< 151 km	1.000	17.32
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	< 151 km	1.000	23.39

TABLE/TABLEAU 7

LEARNING OPPORTUNITIES/PROGRAMMES D'AIDE À L'APPRENTISSAGE

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
1.	District School Board Ontario North East	1,880,610	0.0043
2.	Algoma District School Board	3,264,799	0.0097
3.	Rainbow District School Board	2,523,419	0.0084
4.	Near North District School Board	2,587,239	0.0071
5.	Keewatin-Patricia District School Board	1,039,906	0.0028
6.	Rainy River District School Board	614,541	0.0026
7.	Lakehead District School Board	2,482,102	0.0065
8.	Superior-Greenstone District School Board	643,693	0.0012
9.	Bluewater District School Board	1,554,999	0.0045
10.	Avon Maitland District School Board	1,299,568	0.003
11.	Greater Essex County District School Board	6,584,555	0.0151
12.	Lambton Kent District School Board	1,873,907	0.0077
13.	Thames Valley District School Board	10,581,008	0.0246
14.	Toronto District School Board	134,784,612	0.3807
15.	Durham District School Board	3,453,188	0.0087
16.	Kawartha Pine Ridge District School Board	2,463,044	0.0093
17.	Trillium Lakelands District School Board	838,080	0.0045
18.	York Region District School Board	10,493,567	0.0182
19.	Simcoe County District School Board	1,936,653	0.0084
20.	Upper Grand District School Board	1,606,998	0.003
21.	Peel District School Board	18,531,533	0.0333
22.	Halton District School Board	895,188	0.0008
23.	Hamilton-Wentworth District School Board	13,346,631	0.0419
24.	District School Board of Niagara	5,062,602	0.0143
25.	Grand Erie District School Board	3,390,965	0.0097
26.	Waterloo Region District School Board	6,688,615	0.0138
27.	Ottawa-Carleton District School Board	15,077,566	0.0413
28.	Upper Canada District School Board	1,993,704	0.0065
29.	Limestone District School Board	2,436,910	0.0068
30.	Renfrew County District School Board	920,431	0.0032
31.	Hastings and Prince Edward District School Board	2,622,363	0.012

Item/Point	Column/Colonne 1 Name of Board/Nom du conseil	Column/Colonne 2 Demographic Component Amount/Montant de l'élément démographique \$	Column/Colonne 3 Student Success, Grades 7-12, Demographic Factor/Réussite des élèves, 7 ^e à 12 ^e année, facteur démographique
32.	Northeastern Catholic District School Board	652,081	0.0013
33.	Nipissing-Parry Sound Catholic District School Board	629,991	0.002
34.	Huron-Superior Catholic District School Board	1,578,604	0.0041
35.	Sudbury Catholic District School Board	1,286,823	0.0039
36.	Northwest Catholic District School Board	147,657	0.0005
37.	Kenora Catholic District School Board	155,202	0.0005
38.	Thunder Bay Catholic District School Board	1,208,819	0.0033
39.	Superior North Catholic District School Board	208,026	0.0004
40.	Bruce-Grey Catholic District School Board	222,812	0.0007
41.	Huron Perth Catholic District School Board	183,075	0.0004
42.	Windsor-Essex Catholic District School Board	4,441,570	0.0089
43.	English-language Separate District School Board No. 38	4,267,966	0.0035
44.	St. Clair Catholic District School Board	774,404	0.0022
45.	Toronto Catholic District School Board	51,200,143	0.1261
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	736,186	0.0018
47.	York Catholic District School Board	4,979,144	0.0093
48.	Dufferin-Peel Catholic District School Board	13,489,141	0.0204
49.	Simcoe Muskoka Catholic District School Board	565,231	0.0027
50.	Durham Catholic District School Board	1,077,096	0.001
51.	Halton Catholic District School Board	500,795	0.0008
52.	Hamilton-Wentworth Catholic District School Board	5,567,912	0.0134
53.	Wellington Catholic District School Board	478,552	0.0008
54.	Waterloo Catholic District School Board	2,595,940	0.0041
55.	Niagara Catholic District School Board	2,236,175	0.0049
56.	Brant Haldimand Norfolk Catholic District School Board	1,055,211	0.0028
57.	Catholic District School Board of Eastern Ontario	1,070,467	0.0025
58.	Ottawa-Carleton Catholic District School Board	6,856,041	0.0177
59.	Renfrew County Catholic District School Board	605,920	0.0024
60.	Algonquin and Lakeshore Catholic District School Board	1,382,489	0.0028
61.	Conseil scolaire de district du Nord-Est de l'Ontario	265,529	0.001
62.	Conseil scolaire de district du Grand Nord de l'Ontario	275,705	0.001
63.	Conseil scolaire de district du Centre Sud-Ouest	1,424,289	0.0038
64.	Conseil de district des écoles publiques de langue française n° 59	1,692,751	0.0059
65.	Conseil scolaire de district catholique des Grandes Rivières	2,256,654	0.0054
66.	Conseil scolaire de district catholique Franco-Nord	857,299	0.002
67.	Conseil scolaire de district catholique du Nouvel-Ontario	1,775,578	0.0042
68.	Conseil scolaire de district catholique des Aurores boréales	244,378	0.0003
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	584,284	0.0012
70.	Conseil scolaire de district catholique Centre-Sud	1,760,463	0.0036
71.	Conseil scolaire de district catholique de l'Est ontarien	1,699,771	0.004
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	2,854,096	0.0089

TABLE/TABLEAU 8

TEACHER QUALIFICATION AND EXPERIENCE/COMPÉTENCE ET EXPÉRIENCE DES ENSEIGNANTS

Full years of teaching experience/Années complètes d'expérience en enseignement	Qualification Categories/Catégories de qualification						
	D	C	B	A1/group 1 A1/groupe 1	A2/group 2 A2/groupe 2	A3/group 3 A3/groupe 3	A4/group 4 A4/groupe 4
0	0.5788	0.5788	0.5788	0.6229	0.6487	0.7081	0.7449
1	0.6127	0.6127	0.6127	0.6540	0.6864	0.7502	0.7926
2	0.6332	0.6332	0.6332	0.6989	0.7318	0.7969	0.8432
3	0.6523	0.6523	0.6523	0.7416	0.7743	0.8442	0.8925

Full years of teaching experience/Années complètes d'expérience en enseignement	Qualification Categories/Catégories de qualification						
	D	C	B	A1/group 1 A1/groupe 1	A2/group 2 A2/groupe 2	A3/group 3 A3/groupe 3	A4/group 4 A4/groupe 4
4	0.7149	0.7149	0.7149	0.7814	0.8158	0.8953	0.9443
5	0.7698	0.7698	0.7698	0.8234	0.8606	0.9435	0.9975
6	0.8225	0.8225	0.8225	0.8655	0.9042	0.9866	1.0473
7	0.8694	0.8694	0.8694	0.9073	0.9472	1.0363	1.0997
8	0.8900	0.8900	0.8900	0.9485	0.9876	1.0860	1.1512
9	0.9154	0.9154	0.9154	1.0025	1.0411	1.1534	1.2026
10	0.9667	0.9667	0.9667	1.0451	1.0989	1.2136	1.2949

TABLE/TABLEAU 9

COST ADJUSTMENT AMOUNT FOR NON-TEACHERS/SOMME LIÉE AU REDRESSEMENT
DES COÛTS POUR LE PERSONNEL NON ENSEIGNANT

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	43,504
2.	Algoma District School Board	44,292
3.	Rainbow District School Board	43,864
4.	Near North District School Board	53,313
5.	Keewatin-Patricia District School Board	25,824
6.	Rainy River District School Board	12,637
7.	Lakehead District School Board	100,406
8.	Superior-Greenstone District School Board	22,133
9.	Bluewater District School Board	63,932
10.	Avon Maitland District School Board	17,353
11.	Greater Essex County District School Board	74,832
12.	Lambton Kent District School Board	62,048
13.	Thames Valley District School Board	123,157
14.	Toronto District School Board	1,783,586
15.	Durham District School Board	203,543
16.	Kawartha Pine Ridge District School Board	35,004
17.	Trillium Lakelands District School Board	30,303
18.	York Region District School Board	320,424
19.	Simcoe County District School Board	65,383
20.	Upper Grand District School Board	124,142
21.	Peel District School Board	487,062
22.	Halton District School Board	82,625
23.	Hamilton-Wentworth District School Board	97,364
24.	District School Board of Niagara	69,246
25.	Grand Erie District School Board	57,917
26.	Waterloo Region District School Board	124,765
27.	Ottawa-Carleton District School Board	139,671
28.	Upper Canada District School Board	81,675
29.	Limestone District School Board	53,177
30.	Renfrew County District School Board	16,633
31.	Hastings and Prince Edward District School Board	47,840
32.	Northeastern Catholic District School Board	12,670
33.	Nipissing-Parry Sound Catholic District School Board	19,392
34.	Huron-Superior Catholic District School Board	22,716
35.	Sudbury Catholic District School Board	26,651
36.	Northwest Catholic District School Board	3,995
37.	Kenora Catholic District School Board	9,676

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
38.	Thunder Bay Catholic District School Board	18,990
39.	Superior North Catholic District School Board	5,253
40.	Bruce-Grey Catholic District School Board	4,174
41.	Huron Perth Catholic District School Board	10,026
42.	Windsor-Essex Catholic District School Board	105,851
43.	English-language Separate District School Board No. 38	67,100
44.	St. Clair Catholic District School Board	38,276
45.	Toronto Catholic District School Board	205,805
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	42,225
47.	York Catholic District School Board	136,275
48.	Dufferin-Peel Catholic District School Board	357,612
49.	Simcoe Muskoka Catholic District School Board	83,274
50.	Durham Catholic District School Board	43,583
51.	Halton Catholic District School Board	18,288
52.	Hamilton-Wentworth Catholic District School Board	44,315
53.	Wellington Catholic District School Board	7,473
54.	Waterloo Catholic District School Board	25,645
55.	Niagara Catholic District School Board	38,970
56.	Brant Haldimand Norfolk Catholic District School Board	27,244
57.	Catholic District School Board of Eastern Ontario	56,112
58.	Ottawa-Carleton Catholic District School Board	161,022
59.	Renfrew County Catholic District School Board	17,193
60.	Algonquin and Lakeshore Catholic District School Board	43,732
61.	Conseil scolaire de district du Nord-Est de l'Ontario	12,798
62.	Conseil scolaire de district du Grand Nord de l'Ontario	18,672
63.	Conseil scolaire de district du Centre Sud-Ouest	38,390
64.	Conseil de district des écoles publiques de langue française n° 59	77,309
65.	Conseil scolaire de district catholique des Grandes Rivières	19,929
66.	Conseil scolaire de district catholique Franco-Nord	23,165
67.	Conseil scolaire de district catholique du Nouvel-Ontario	56,664
68.	Conseil scolaire de district catholique des Aurores boréales	8,158
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	23,229
70.	Conseil scolaire de district catholique Centre-Sud	55,006
71.	Conseil scolaire de district catholique de l'Est ontarien	24,992
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	66,927

TABLE/TABLEAU 10

AMOUNT FOR RENEWAL SOFTWARE LICENSING FEES/SOMME LIÉE AU RENOUVELLEMENT
DES PERMIS D'UTILISATION DE LOGICIELS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels
1.	Algoma District School Board	\$14,728
2.	Algonquin and Lakeshore Catholic District School Board	\$9,044
3.	Avon Maitland District School Board	\$17,425
4.	Bluewater District School Board	\$17,821
5.	Brant Haldimand Norfolk Catholic District School Board	\$6,163
6.	Bruce-Grey Catholic District School Board	\$2,911
7.	Catholic District School Board of Eastern Ontario	\$8,231
8.	Conseil de district des écoles publiques de langue française n° 59	\$7,490
9.	Conseil scolaire de district catholique des Grandes Rivières	\$10,862
10.	Conseil scolaire de district catholique Centre-Sud	\$10,442
11.	Conseil scolaire de district catholique de l'Est ontarien	\$12,139

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels
12.	Conseil scolaire de district catholique des Aurores boréales	\$620
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	\$13,818
14.	Conseil scolaire de district catholique du Nouvel-Ontario	\$8,688
15.	Conseil scolaire de district catholique Franco-Nord	\$5,152
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	\$6,123
17.	Conseil scolaire de district du Centre Sud-Ouest	\$9,229
18.	Conseil scolaire de district du Grand Nord de l'Ontario	\$3,845
19.	Conseil scolaire de district du Nord-Est de l'Ontario	\$853
20.	District School Board of Niagara	\$41,051
21.	District School Board Ontario North East	\$13,417
22.	Dufferin-Peel Catholic District School Board	\$41,028
23.	Durham Catholic District School Board	\$13,056
24.	Durham District School Board	\$37,502
25.	English-language Separate District School Board No. 38	\$13,545
26.	Grand Erie District School Board	\$25,152
27.	Greater Essex County District School Board	\$30,236
28.	Halton Catholic District School Board	\$12,968
29.	Halton District School Board	\$33,538
30.	Hamilton-Wentworth Catholic District School Board	\$20,354
31.	Hamilton-Wentworth District School Board	\$48,493
32.	Hastings and Prince Edward District School Board	\$16,342
33.	Huron Perth Catholic District School Board	\$2,853
34.	Huron-Superior Catholic District School Board	\$5,747
35.	Kawartha Pine Ridge District School Board	\$28,719
36.	Keewatin-Patricia District School Board	\$5,898
37.	Kenora Catholic District School Board	\$891
38.	Lakehead District School Board	\$12,468
39.	Lambton Kent District School Board	\$24,263
40.	Limestone District School Board	\$19,543
41.	Near North District School Board	\$11,892
42.	Niagara Catholic District School Board	\$14,962
43.	Nipissing-Parry Sound Catholic District School Board	\$3,826
44.	Northeastern Catholic District School Board	\$2,648
45.	Northwest Catholic District School Board	\$868
46.	Ottawa-Carleton Catholic District School Board	\$27,130
47.	Ottawa-Carleton District School Board	\$65,947
48.	Peel District School Board	\$68,019
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	\$8,908
50.	Rainbow District School Board	\$17,507
51.	Rainy River District School Board	\$4,236
52.	Renfrew County Catholic District School Board	\$4,330
53.	Renfrew County District School Board	\$12,414
54.	Simcoe County District School Board	\$32,760
55.	Simcoe Muskoka Catholic District School Board	\$11,450
56.	St. Clair Catholic District School Board	\$9,304
57.	Sudbury Catholic District School Board	\$7,314
58.	Superior North Catholic District School Board	\$1,164
59.	Superior-Greenstone District School Board	\$4,165
60.	Thames Valley District School Board	\$64,853
61.	Thunder Bay Catholic District School Board	\$5,534
62.	Toronto Catholic District School Board	\$71,015
63.	Toronto District School Board	\$284,436
64.	Trillium Lakelands District School Board	\$15,018
65.	Upper Canada District School Board	\$29,960
66.	Upper Grand District School Board	\$21,000
67.	Waterloo Catholic District School Board	\$14,178
68.	Waterloo Region District School Board	\$38,590
69.	Wellington Catholic District School Board	\$4,534

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation for Renewal Software Licensing Fee/Somme liée au renouvellement des permis d'utilisation de logiciels
70.	Windsor-Essex Catholic District School Board	\$17,122
71.	York Catholic District School Board	\$27,574
72.	York Region District School Board	\$51,553

TABLE/TABLEAU 11
COMMUNITY USE OF SCHOOLS COMPENSATION AMOUNT/ALLOCATION D'UTILISATION
COMMUNAUTAIRE DES ÉCOLES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	Algoma District School Board	148,330
2.	Algonquin and Lakeshore Catholic District School Board	120,384
3.	Avon Maitland District School Board	189,493
4.	Bluewater District School Board	201,197
5.	Brant Haldimand Norfolk Catholic District School Board	105,630
6.	Bruce-Grey Catholic District School Board	33,507
7.	Catholic District School Board of Eastern Ontario	128,846
8.	Conseil de district des écoles publiques de langue française n° 59	119,730
9.	Conseil scolaire de district catholique des Grandes Rivières	109,110
10.	Conseil scolaire de district catholique Centre-Sud	127,025
11.	Conseil scolaire de district catholique de l'Est ontarien	129,169
12.	Conseil scolaire de district catholique des Aurores boréales	7,452
13.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	172,649
14.	Conseil scolaire de district catholique du Nouvel-Ontario	88,436
15.	Conseil scolaire de district catholique Franco-Nord	49,698
16.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	76,136
17.	Conseil scolaire de district du Centre Sud-Ouest	94,179
18.	Conseil scolaire de district du Grand Nord de l'Ontario	41,217
19.	Conseil scolaire de district du Nord-Est de l'Ontario	15,142
20.	District School Board of Niagara	426,073
21.	District School Board Ontario North East	132,155
22.	Dufferin-Peel Catholic District School Board	826,405
23.	Durham Catholic District School Board	222,909
24.	Durham District School Board	602,808
25.	English-language Separate District School Board No. 38	196,941
26.	Grand Erie District School Board	267,632
27.	Greater Essex County District School Board	352,700
28.	Halton Catholic District School Board	234,587
29.	Halton District School Board	411,614
30.	Hamilton-Wentworth Catholic District School Board	270,018
31.	Hamilton-Wentworth District School Board	516,949
32.	Hastings and Prince Edward District School Board	185,778
33.	Huron-Perth Catholic District School Board	43,405
34.	Huron-Superior Catholic District School Board	69,284
35.	Kawartha Pine Ridge District School Board	343,705
36.	Keewatin-Patricia District School Board	75,038
37.	Kenora Catholic District School Board	11,113
38.	Lakehead District School Board	132,369
39.	Lambton Kent District School Board	270,576
40.	Limestone District School Board	239,796
41.	Near North District School Board	133,874
42.	Niagara Catholic District School Board	225,907
43.	Nipissing-Parry Sound Catholic District School Board	40,138
44.	Northeastern Catholic District School Board	28,998
45.	Northwest Catholic District School Board	11,187
46.	Ottawa-Carleton Catholic District School Board	407,434
47.	Ottawa-Carleton District School Board	769,379
48.	Peel District School Board	1,242,647

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
49.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	145,228
50.	Rainbow District School Board	179,368
51.	Rainy River District School Board	37,040
52.	Renfrew County Catholic District School Board	51,104
53.	Renfrew County District School Board	128,801
54.	Simcoe County District School Board	482,631
55.	Simcoe Muskoka Catholic District School Board	201,866
56.	St. Clair Catholic District School Board	102,063
57.	Sudbury Catholic District School Board	73,223
58.	Superior North Catholic District School Board	13,883
59.	Superior-Greenstone District School Board	44,519
60.	Thames Valley District School Board	726,048
61.	Thunder Bay Catholic District School Board	71,575
62.	Toronto Catholic District School Board	826,645
63.	Toronto District School Board	3,003,553
64.	Trillium Lakelands District School Board	185,802
65.	Upper Canada District School Board	356,971
66.	Upper Grand District School Board	281,898
67.	Waterloo Catholic District School Board	204,641
68.	Waterloo Region District School Board	508,779
69.	Wellington Catholic District School Board	73,943
70.	Windsor-Essex Catholic District School Board	232,561
71.	York Catholic District School Board	475,081
72.	York Region District School Board	944,030

TABLE/TABLEAU 12

PERCENTAGE OF TOTAL AREA OF ELEMENTARY AND SECONDARY SCHOOLS LESS THAN 20 YEARS OLD
OR 20 YEARS OR OLDER/POURCENTAGE DE LA SUPERFICIE TOTALE DES ÉCOLES ÉLÉMENTAIRES ET
SECONDAIRES QUI DATENT DE MOINS DE 20 ANS OU DE 20 ANS OU PLUS

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
1.	Algoma District School Board	3.85%	96.15%	0.00%	100.00%
2.	Algonquin and Lakeshore Catholic District School Board	14.50%	85.50%	57.79%	42.21%
3.	Avon Maitland District School Board	5.97%	94.03%	0.00%	100.00%
4.	Bluewater District School Board	5.84%	94.16%	11.49%	88.51%
5.	Brant Haldimand Norfolk Catholic District School Board	14.06%	85.94%	50.00%	50.00%
6.	Bruce-Grey Catholic District School Board	27.36%	72.64%	0.00%	100.00%
7.	Conseil de district des écoles publiques de langue française n° 59	39.90%	60.10%	14.24%	85.76%
8.	Conseil scolaire de district catholique Centre-Sud	48.01%	51.99%	46.63%	53.37%
9.	Conseil scolaire de district catholique de l'Est ontarien	10.89%	89.11%	0.00%	100.00%
10.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	31.06%	68.94%	14.33%	85.67%
11.	Conseil scolaire de district catholique des Grandes Rivières	0.00%	100.00%	0.93%	99.07%
12.	Conseil scolaire de district catholique du Nouvel-Ontario	3.52%	96.48%	0.00%	100.00%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
13.	Conseil scolaire de district du Nord-Est de l'Ontario	0.00%	100.00%	0.00%	100.00%
14.	Conseil scolaire de district catholique des Aurores boréales	0.00%	100.00%	0.00%	100.00%
15.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	19.03%	80.97%	26.73%	73.27%
16.	Conseil scolaire de district du Grand Nord de l'Ontario	12.95%	87.05%	8.22%	91.78%
17.	Conseil scolaire de district catholique Franco-Nord	0.00%	100.00%	0.00%	100.00%
18.	Conseil scolaire de district du Centre Sud-Ouest	8.12%	91.88%	7.00%	93.00%
19.	District School Board Ontario North East	5.71%	94.29%	0.00%	100.00%
20.	District School Board of Niagara	4.96%	95.04%	0.71%	99.29%
21.	Dufferin-Peel Catholic District School Board	56.10%	43.90%	74.75%	25.25%
22.	Durham District School Board	39.36%	60.64%	15.07%	84.93%
23.	Durham Catholic District School Board	55.92%	44.08%	77.52%	22.48%
24.	Catholic District School Board of Eastern Ontario	27.22%	72.78%	80.15%	19.85%
25.	English-language Separate District School Board No. 38	9.38%	90.62%	64.35%	35.65%
26.	Grand Erie District School Board	5.20%	94.80%	6.33%	93.67%
27.	Greater Essex County District School Board	4.96%	95.04%	0.00%	100.00%
28.	Halton Catholic District School Board	38.04%	61.96%	57.50%	42.50%
29.	Halton District School Board	14.37%	85.63%	13.40%	86.60%
30.	Hamilton-Wentworth Catholic District School Board	17.77%	82.23%	67.39%	32.61%
31.	Hamilton-Wentworth District School Board	7.76%	92.24%	9.08%	90.92%
32.	Hastings and Prince Edward District School Board	3.10%	96.90%	0.00%	100.00%
33.	Huron-Perth Catholic District School Board	0.00%	100.00%	100.00%	0.00%
34.	Huron-Superior Catholic District School Board	0.00%	100.00%	0.00%	100.00%
35.	Kawartha Pine Ridge District School Board	17.29%	82.71%	0.00%	100.00%
36.	Keewatin-Patricia District School Board	14.24%	85.76%	0.00%	100.00%
37.	Kenora Catholic District School Board	14.24%	85.76%	100.00%	0.00%
38.	Lakehead District School Board	3.57%	96.43%	0.00%	100.00%
39.	Lambton Kent District School Board	2.31%	97.69%	0.00%	100.00%
40.	Limestone District School Board	5.13%	94.87%	0.33%	99.67%
41.	Near North District School Board	15.26%	84.74%	0.89%	99.11%
42.	Niagara Catholic District School Board	5.60%	94.40%	0.00%	100.00%
43.	Nipissing-Parry Sound Catholic District School Board	8.35%	91.65%	0.00%	100.00%
44.	Northeastern Catholic District School Board	6.35%	93.65%	0.00%	100.00%

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	% of Total Area of Elementary Schools that are Less than 20 Years Old/% de la superficie totale des écoles élémentaires qui datent de moins de 20 ans	% of Total Area of Elementary Schools that are 20 Years or Older/% de la superficie totale des écoles élémentaires qui datent de 20 ans ou plus	% of Total Area of Secondary Schools that are Less than 20 Years Old/% de la superficie totale des écoles secondaires qui datent de moins de 20 ans	% of Total Area of Secondary Schools that are 20 Years or Older/% de la superficie totale des écoles secondaires qui datent de 20 ans ou plus
45.	Northwest Catholic District School Board	32.66%	67.34%	0.00%	0.00%
46.	Ottawa-Carleton District School Board	19.51%	80.49%	7.42%	92.58%
47.	Ottawa-Carleton Catholic District School Board	26.08%	73.92%	28.35%	71.65%
48.	Peel District School Board	31.52%	68.48%	14.63%	85.37%
49.	Peterborough Victoria Northumberland & Clarington Catholic District School Board	40.72%	59.28%	100.00%	0.00%
50.	Rainbow District School Board	6.15%	93.85%	0.00%	100.00%
51.	Rainy River District School Board	7.46%	92.54%	0.00%	100.00%
52.	Renfrew County Catholic District School Board	0.00%	100.00%	36.32%	63.68%
53.	Renfrew County District School Board	6.41%	93.59%	0.00%	100.00%
54.	Simcoe County District School Board	20.09%	79.91%	0.00%	100.00%
55.	Simcoe Muskoka Catholic District School Board	64.54%	35.46%	100.00%	0.00%
56.	St. Clair Catholic District School Board	14.81%	85.19%	30.44%	69.56%
57.	Sudbury Catholic District School Board	0.00%	100.00%	26.36%	73.64%
58.	Superior North Catholic District School Board	10.53%	89.47%	0.00%	0.00%
59.	Superior-Greenstone District School Board	42.92%	57.08%	31.38%	68.62%
60.	Thames Valley District School Board	9.00%	91.00%	0.00%	100.00%
61.	Thunder Bay Catholic District School Board	6.83%	93.17%	0.00%	100.00%
62.	Toronto District School Board	7.98%	92.02%	2.07%	97.93%
63.	Toronto Catholic District School Board	10.50%	89.50%	19.59%	80.41%
64.	Trillium Lakelands District School Board	19.34%	80.66%	0.00%	100.00%
65.	Upper Grand District School Board	20.97%	79.03%	8.51%	91.49%
66.	Upper Canada District School Board	9.19%	90.81%	3.04%	96.96%
67.	Waterloo Region District School Board	20.08%	79.92%	5.03%	94.97%
68.	Waterloo Catholic District School Board	31.21%	68.79%	41.56%	58.44%
69.	Wellington Catholic District School Board	26.99%	73.01%	13.53%	86.47%
70.	Windsor-Essex Catholic District School Board	2.74%	97.26%	25.66%	74.34%
71.	York Catholic District School Board	65.29%	34.71%	85.24%	14.76%
72.	York Region District School Board	49.26%	50.74%	38.75%	61.25%

TABLE/TABLEAU 13

SCHOOL RENEWAL ENHANCEMENT AMOUNT/AUGMENTATION AU TITRE DE LA RÉFECTION DES ÉCOLES

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	296,769
2.	Algoma District School Board	610,342
3.	Rainbow District School Board	424,825

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
4.	Near North District School Board	412,926
5.	Keewatin-Patricia District School Board	200,000
6.	Rainy River District School Board	200,000
7.	Lakehead District School Board	425,735
8.	Superior-Greenstone District School Board	200,000
9.	Bluewater District School Board	569,744
10.	Avon Maitland District School Board	613,151
11.	Greater Essex County District School Board	885,318
12.	Lambton Kent District School Board	720,778
13.	Thames Valley District School Board	937,238
14.	Toronto District School Board	4,724,847
15.	Durham District School Board	825,035
16.	Kawartha Pine Ridge District School Board	1,185,432
17.	Trillium Lakelands District School Board	229,255
18.	York Region District School Board	1,804,956
19.	Simcoe County District School Board	876,164
20.	Upper Grand District School Board	1,187,308
21.	Peel District School Board	1,934,039
22.	Halton District School Board	1,133,536
23.	Hamilton-Wentworth District School Board	1,480,155
24.	District School Board of Niagara	1,611,150
25.	Grand Erie District School Board	1,427,656
26.	Waterloo Region District School Board	1,262,811
27.	Ottawa-Carleton District School Board	2,744,424
28.	Upper Canada District School Board	2,055,456
29.	Limestone District School Board	784,094
30.	Renfrew County District School Board	673,097
31.	Hastings and Prince Edward District School Board	747,191
32.	Northeastern Catholic District School Board	200,000
33.	Nipissing-Parry Sound Catholic District School Board	200,000
34.	Huron-Superior Catholic District School Board	200,000
35.	Sudbury Catholic District School Board	200,000
36.	Northwest Catholic District School Board	200,000
37.	Kenora Catholic District School Board	200,000
38.	Thunder Bay Catholic District School Board	200,000
39.	Superior North Catholic District School Board	200,000
40.	Bruce-Grey Catholic District School Board	200,000
41.	Huron Perth Catholic District School Board	200,000
42.	Windsor-Essex Catholic District School Board	408,943
43.	English-language Separate District School Board No. 38	627,292
44.	St. Clair Catholic District School Board	200,000
45.	Toronto Catholic District School Board	3,519,937
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	200,000
47.	York Catholic District School Board	322,699
48.	Dufferin-Peel Catholic District School Board	730,538
49.	Simcoe Muskoka Catholic District School Board	221,824
50.	Durham Catholic District School Board	258,352
51.	Halton Catholic District School Board	200,000
52.	Hamilton-Wentworth Catholic District School Board	538,288
53.	Wellington Catholic District School Board	200,000
54.	Waterloo Catholic District School Board	564,787
55.	Niagara Catholic District School Board	717,296
56.	Brant Haldimand Norfolk Catholic District School Board	200,000
57.	Catholic District School Board of Eastern Ontario	206,455
58.	Ottawa-Carleton Catholic District School Board	855,428
59.	Renfrew County Catholic District School Board	200,000
60.	Algonquin and Lakeshore Catholic District School Board	316,877
61.	Conseil scolaire de district du Nord-Est de l'Ontario	200,000
62.	Conseil scolaire de district du Grand Nord de l'Ontario	200,000
63.	Conseil scolaire de district du Centre Sud-Ouest	445,205
64.	Conseil de district des écoles publiques de langue française n° 59	224,712

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
65.	Conseil scolaire de district catholique des Grandes Rivières	642,303
66.	Conseil scolaire de district catholique Franco-Nord	278,201
67.	Conseil scolaire de district catholique du Nouvel-Ontario	298,186
68.	Conseil scolaire de district catholique des Aurores boréales	200,000
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	210,185
70.	Conseil scolaire de district catholique Centre-Sud	230,648
71.	Conseil scolaire de district catholique de l'Est ontarien	688,004
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	654,625

TABLE/TABLEAU 14

GEOGRAPHIC ADJUSTMENT FACTORS/FACTEURS DE REDRESSEMENT GÉOGRAPHIQUE

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
1.	District School Board Ontario North East	1.120	1.290
2.	Algoma District School Board	1.106	1.150
3.	Rainbow District School Board	1.063	1.160
4.	Near North District School Board	1.042	1.140
5.	Keewatin-Patricia District School Board	1.144	1.390
6.	Rainy River District School Board	1.142	1.390
7.	Lakehead District School Board	1.080	1.220
8.	Superior-Greenstone District School Board	1.141	1.390
9.	Bluewater District School Board	1.007	1.010
10.	Avon Maitland District School Board	1.010	1.000
11.	Greater Essex County District School Board	1.000	0.970
12.	Lambton Kent District School Board	1.000	0.990
13.	Thames Valley District School Board	1.000	0.970
14.	Toronto District School Board	1.000	1.000
15.	Durham District School Board	1.000	0.980
16.	Kawartha Pine Ridge District School Board	1.003	0.990
17.	Trillium Lakelands District School Board	1.026	1.080
18.	York Region District School Board	1.000	1.000
19.	Simcoe County District School Board	1.000	1.000
20.	Upper Grand District School Board	1.000	0.980
21.	Peel District School Board	1.000	1.000
22.	Halton District School Board	1.000	0.990
23.	Hamilton-Wentworth District School Board	1.000	0.960
24.	District School Board of Niagara	1.000	0.970
25.	Grand Erie District School Board	1.000	0.990
26.	Waterloo Region District School Board	1.000	0.960
27.	Ottawa-Carleton District School Board	1.000	0.960
28.	Upper Canada District School Board	1.000	0.990
29.	Limestone District School Board	1.015	0.980
30.	Renfrew County District School Board	1.000	1.000
31.	Hastings and Prince Edward District School Board	1.025	0.990
32.	Northeastern Catholic District School Board	1.123	1.270
33.	Nipissing-Parry Sound Catholic District School Board	1.042	1.120
34.	Huron-Superior Catholic District School Board	1.104	1.130
35.	Sudbury Catholic District School Board	1.048	1.150
36.	Northwest Catholic District School Board	1.149	1.390
37.	Kenora Catholic District School Board	1.143	1.390
38.	Thunder Bay Catholic District School Board	1.074	1.200
39.	Superior North Catholic District School Board	1.146	1.390
40.	Bruce-Grey Catholic District School Board	1.007	1.010
41.	Huron Perth Catholic District School Board	1.011	1.000
42.	Windsor-Essex Catholic District School Board	1.000	0.960
43.	English-language Separate District School Board No. 38	1.000	0.960

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Name of Board/Nom du conseil	1998 Geographic Adjustment Factor/Facteur de redressement géographique de 1998	2005 Geographic Adjustment Factor/Facteur de redressement géographique de 2005
44.	St. Clair Catholic District School Board	1.000	0.980
45.	Toronto Catholic District School Board	1.000	1.000
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	1.003	0.980
47.	York Catholic District School Board	1.000	1.000
48.	Dufferin-Peel Catholic District School Board	1.000	1.000
49.	Simcoe Muskoka Catholic District School Board	1.000	1.010
50.	Durham Catholic District School Board	1.000	0.970
51.	Halton Catholic District School Board	1.000	0.990
52.	Hamilton-Wentworth Catholic District School Board	1.000	0.950
53.	Wellington Catholic District School Board	1.000	0.970
54.	Waterloo Catholic District School Board	1.000	0.960
55.	Niagara Catholic District School Board	1.000	0.970
56.	Brant Haldimand Norfolk Catholic District School Board	1.000	0.980
57.	Catholic District School Board of Eastern Ontario	1.000	0.980
58.	Ottawa-Carleton Catholic District School Board	1.000	0.950
59.	Renfrew County Catholic District School Board	1.000	1.000
60.	Algonquin and Lakeshore Catholic District School Board	1.032	0.980
61.	Conseil scolaire de district du Nord-Est de l'Ontario	1.110	1.240
62.	Conseil scolaire de district du Grand Nord de l'Ontario	1.116	1.230
63.	Conseil scolaire de district du Centre Sud-Ouest	1.000	0.980
64.	Conseil de district des écoles publiques de langue française n° 59	1.000	0.960
65.	Conseil scolaire de district catholique des Grandes Rivières	1.123	1.300
66.	Conseil scolaire de district catholique Franco-Nord	1.043	1.150
67.	Conseil scolaire de district catholique du Nouvel-Ontario	1.118	1.190
68.	Conseil scolaire de district catholique des Aurores boréales	1.100	1.340
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	1.000	0.970
70.	Conseil scolaire de district catholique Centre-Sud	1.000	0.980
71.	Conseil scolaire de district catholique de l'Est ontarien	1.000	1.010
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	1.000	0.960

TABLE/TABLEAU 15

GOOD PLACES TO LEARN – STAGE 1 ALLOCATIONS/LIEUX PROPICES À L'APPRENTISSAGE – PREMIÈRE PHASE D'ALLOCATIONS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation to Address Urgent and High Priority Projects/Somme liée aux besoins urgents et importants \$
1.	District School Board Ontario North East	407,385
2.	Algoma District School Board	626,046
3.	Rainbow District School Board	818,346
4.	Near North District School Board	830,903
5.	Keewatin-Patricia District School Board	307,766
6.	Rainy River District School Board	78,026
7.	Lakehead District School Board	534,117
8.	Superior-Greenstone District School Board	109,018
9.	Bluewater District School Board	1,046,352
10.	Avon Maitland District School Board	1,144,715
11.	Greater Essex County District School Board	1,987,251
12.	Lambton Kent District School Board	1,013,342
13.	Thames Valley District School Board	2,845,218
14.	Toronto District School Board	12,760,658
15.	Durham District School Board	2,481,346
16.	Kawartha Pine Ridge District School Board	1,449,251
17.	Trillium Lakelands District School Board	423,213

Item/ Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Allocation to Address Urgent and High Priority Projects/Somme liée aux besoins urgents et importants \$
18.	York Region District School Board	1,990,313
19.	Simcoe County District School Board	2,434,190
20.	Upper Grand District School Board	1,122,197
21.	Peel District School Board	3,804,606
22.	Halton District School Board	1,459,684
23.	Hamilton-Wentworth District School Board	2,480,705
24.	District School Board of Niagara	3,616,792
25.	Grand Erie District School Board	1,444,476
26.	Waterloo Region District School Board	1,799,029
27.	Ottawa-Carleton District School Board	3,512,974
28.	Upper Canada District School Board	786,995
29.	Limestone District School Board	1,676,066
30.	Renfrew County District School Board	704,956
31.	Hastings and Prince Edward District School Board	1,291,739
32.	Northeastern Catholic District School Board	42,475
33.	Nipissing-Parry Sound Catholic District School Board	211,693
34.	Huron-Superior Catholic District School Board	257,101
35.	Sudbury Catholic District School Board	482,232
36.	Northwest Catholic District School Board	17,308
37.	Kenora Catholic District School Board	22,589
38.	Thunder Bay Catholic District School Board	408,038
39.	Superior North Catholic District School Board	105,074
40.	Bruce-Grey Catholic District School Board	105,582
41.	Huron-Perth Catholic District School Board	81,525
42.	Windsor-Essex Catholic District School Board	588,780
43.	English-language Separate District School Board No. 38	430,814
44.	St. Clair Catholic District School Board	286,864
45.	Toronto Catholic District School Board	2,711,441
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	165,310
47.	York Catholic District School Board	758,235
48.	Dufferin-Peel Catholic District School Board	963,766
49.	Simcoe Muskoka Catholic District School Board	442,223
50.	Durham Catholic District School Board	202,625
51.	Halton Catholic District School Board	113,280
52.	Hamilton-Wentworth Catholic District School Board	579,304
53.	Wellington Catholic District School Board	119,995
54.	Waterloo Catholic District School Board	442,449
55.	Niagara Catholic District School Board	1,256,336
56.	Brant Haldimand Norfolk Catholic District School Board	271,813
57.	Catholic District School Board of Eastern Ontario	448,467
58.	Ottawa-Carleton Catholic District School Board	1,428,956
59.	Renfrew County Catholic District School Board	168,744
60.	Algonquin and Lakeshore Catholic District School Board	401,585
61.	Conseil scolaire de district du Nord-Est de l'Ontario	28,197
62.	Conseil scolaire de district du Grand Nord de l'Ontario	185,970
63.	Conseil scolaire de district du Centre Sud-Ouest	551,444
64.	Conseil de district des écoles publiques de langue française n° 59	442,378
65.	Conseil scolaire de district catholique des Grandes Rivières	367,083
66.	Conseil scolaire de district catholique Franco-Nord	259,891
67.	Conseil scolaire de district catholique du Nouvel-Ontario	557,094
68.	Conseil scolaire de district catholique des Aurores boréales	39,490
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	288,374
70.	Conseil scolaire de district catholique Centre-Sud	478,083
71.	Conseil scolaire de district catholique de l'Est ontarien	825,086
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	474,633

TABLE/TABLEAU 16
OUTSTANDING CAPITAL COMMITMENTS/ENGAGEMENTS D'IMMOBILISATIONS NON RÉALISÉS

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Board Name/Nom du conseil	Pupil Places — Elementary/Places à l'élémentaire	Pupil Places — Secondary/Places au secondaire
1.	Bluewater District School Board	0	111
2.	Conseil scolaire de district catholique de l'Est ontarien	41	0
3.	Conseil scolaire de district catholique Centre-Sud	0	452
4.	Conseil scolaire de district du Centre Sud-Ouest	144	0
5.	District School Board Ontario North East	281	0
6.	Dufferin-Peel Catholic District School Board	274	0
7.	Durham Catholic District School Board	79	0
8.	Greater Essex County District School Board	0	122
9.	Hamilton-Wentworth Catholic District School Board	204	224
10.	Keewatin-Patricia District School Board	69	0
11.	Near North District School Board	681	0
12.	Ottawa-Carleton District School Board	0	107
13.	Peel District School Board	0	83
14.	Simcoe County District School Board	91	0
15.	Simcoe Muskoka Catholic District School Board	274	0
16.	Superior-Greenstone District School Board	0	80
17.	Toronto Catholic District School Board	0	25
18.	Upper Grand District School Board	0	188

TABLE/TABLEAU 17

CAPITAL RELATED DEBT ELIGIBLE FOR FUNDING SUPPORT BY DISTRICT SCHOOL BOARD/DETTE LIÉE
AUX IMMOBILISATIONS ADMISSIBLE À UN SOUTIEN FINANCIER, PAR CONSEIL SCOLAIRE DE DISTRICT

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
		Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	
	Name of Board/Nom du conseil	Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
1.	District School Board Ontario North East	2,284,000	3,902,251
2.	Algoma District School Board	935,011	0
3.	Rainbow District School Board	990,000	0
4.	Near North District School Board	991,784	5,277,832
5.	Keewatin-Patricia District School Board	2,038,438	9,353,273
6.	Rainy River District School Board	0	13,256,444
7.	Lakehead District School Board	13,846,787	1,329,751
8.	Superior-Greenstone District School Board	380,796	1,718,287
9.	Bluewater District School Board	7,057,791	10,584,205
10.	Avon Maitland District School Board	140,000	2,908,191
11.	Greater Essex County District School Board	5,322,280	23,888,134
12.	Lambton Kent District School Board	0	9,995,260
13.	Thames Valley District School Board	25,868,077	107,065,578
14.	Toronto District School Board	163,022,903	275,146,340
15.	Durham District School Board	30,619,000	0
16.	Kawartha Pine Ridge District School Board	17,945,659	15,044,574
17.	Trillium Lakelands District School Board	26,528,182	7,875,676
18.	York Region District School Board	66,296,399	11,433,816
19.	Simcoe County District School Board	34,727,890	27,129,972
20.	Upper Grand District School Board	8,046,000	11,377,073
21.	Peel District School Board	21,082,542	13,896,303
22.	Halton District School Board	39,359,093	7,293,741
23.	Hamilton-Wentworth District School Board	41,514,451	16,675,861
24.	District School Board of Niagara	1,987,230	9,176,721
25.	Grand Erie District School Board	6,515,674	3,520,453

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
		Outstanding Principal as at August 31, 2001/Capital impayé au 31 août 2001	
	Name of Board/Nom du conseil	Permanently Financed/Avec financement permanent \$	Non-permanently Financed/Sans financement permanent \$
26.	Waterloo Region District School Board	13,089,250	1,407,664
27.	Ottawa-Carleton District School Board	19,695,586	33,867,011
28.	Upper Canada District School Board	13,087,000	0
29.	Limestone District School Board	1,720,215	6,139,800
30.	Renfrew County District School Board	326,000	3,361,213
31.	Hastings and Prince Edward District School Board	0	0
32.	Northeastern Catholic District School Board	5,074,104	0
33.	Nipissing-Parry Sound Catholic District School Board	3,157,000	0
34.	Huron-Superior Catholic District School Board	840,787	0
35.	Sudbury Catholic District School Board	2,032,787	185,141
36.	Northwest Catholic District School Board	0	0
37.	Kenora Catholic District School Board	2,120,648	0
38.	Thunder Bay Catholic District School Board	1,581,000	7,004,084
39.	Superior North Catholic District School Board	789,499	0
40.	Bruce-Grey Catholic District School Board	0	0
41.	Huron-Perth Catholic District School Board	0	1,823,717
42.	Windsor-Essex Catholic District School Board	21,728,370	21,647,385
43.	English-language Separate District School Board No. 38	13,163,955	5,331,454
44.	St. Clair Catholic District School Board	16,408,300	2,663,378
45.	Toronto Catholic District School Board	83,749,743	50,530,667
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	25,502,314	0
47.	York Catholic District School Board	87,445,813	3,007,847
48.	Dufferin-Peel Catholic District School Board	15,560,434	45,225,666
49.	Simcoe Muskoka Catholic District School Board	33,717,356	5,411,046
50.	Durham Catholic District School Board	8,240,960	0
51.	Halton Catholic District School Board	29,596,207	635,900
52.	Hamilton-Wentworth Catholic District School Board	30,542,204	14,110,520
53.	Wellington Catholic District School Board	8,264,313	0
54.	Waterloo Catholic District School Board	31,488,696	5,341,898
55.	Niagara Catholic District School Board	37,971,903	1,576,995
56.	Brant Haldimand Norfolk Catholic District School Board	6,159,000	1,965,017
57.	Catholic District School Board of Eastern Ontario	5,113,271	5,138,565
58.	Ottawa-Carleton Catholic District School Board	23,375,000	4,537,537
59.	Renfrew County Catholic District School Board	313,062	8,891,329
60.	Algonquin and Lakeshore Catholic District School Board	4,534,944	10,286,245
61.	Conseil scolaire de district du Nord-Est de l'Ontario	0	1,561,697
62.	Conseil scolaire de district du Grand Nord de l'Ontario	0	0
63.	Conseil scolaire de district du Centre Sud-Ouest	4,107,626	7,652,471
64.	Conseil de district des écoles publiques de langue française n° 59	2,590,831	2,823,908
65.	Conseil scolaire de district catholique des Grandes Rivières	3,327,994	391,453
66.	Conseil scolaire de district catholique Franco-Nord	0	1,416,482
67.	Conseil scolaire de district catholique du Nouvel-Ontario	792,253	629,797
68.	Conseil scolaire de district catholique des Aurores boréales	0	0
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	0	13,125,508
70.	Conseil scolaire de district catholique Centre-Sud	0	14,404,135
71.	Conseil scolaire de district catholique de l'Est ontarien	3,850,994	1,003,420
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	13,648,851	11,237,346

TABLE/TABLEAU 18

PER PUPIL EXCLUSION FOR DECLINING ENROLMENT ADJUSTMENT/MONTANT PAR ÉLÈVE À EXCLURE DU
REDRESSEMENT POUR BAISSSE DES EFFECTIFS

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
1.	District School Board Ontario North East	356.35

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
2.	Algoma District School Board	325.34
3.	Rainbow District School Board	283.21
4.	Near North District School Board	283.28
5.	Keewatin-Patricia District School Board	318.19
6.	Rainy River District School Board	354.67
7.	Lakehead District School Board	278.39
8.	Superior-Greenstone District School Board	374.41
9.	Bluewater District School Board	274.61
10.	Avon Maitland District School Board	266.48
11.	Greater Essex County District School Board	236.21
12.	Lambton Kent District School Board	270.05
13.	Thames Valley District School Board	239.46
14.	Toronto District School Board	242.33
15.	Durham District School Board	240.75
16.	Kawartha Pine Ridge District School Board	246.23
17.	Trillium Lakelands District School Board	257.98
18.	York Region District School Board	244.75
19.	Simcoe County District School Board	242.52
20.	Upper Grand District School Board	241.23
21.	Peel District School Board	234.77
22.	Halton District School Board	237.41
23.	Hamilton-Wentworth District School Board	240.06
24.	District School Board of Niagara	263.41
25.	Grand Erie District School Board	265.34
26.	Waterloo Region District School Board	240.71
27.	Ottawa-Carleton District School Board	248.76
28.	Upper Canada District School Board	265.84
29.	Limestone District School Board	253.04
30.	Renfrew County District School Board	318.93
31.	Hastings and Prince Edward District School Board	256.88
32.	Northeastern Catholic District School Board	257.73
33.	Nipissing-Parry Sound Catholic District School Board	258.96
34.	Huron-Superior Catholic District School Board	262.24
35.	Sudbury Catholic District School Board	266.45
36.	Northwest Catholic District School Board	226.04
37.	Kenora Catholic District School Board	265.15
38.	Thunder Bay Catholic District School Board	243.51
39.	Superior North Catholic District School Board	364.57
40.	Bruce-Grey Catholic District School Board	257.67
41.	Huron Perth Catholic District School Board	245.67
42.	Windsor-Essex Catholic District School Board	241.47
43.	English-language Separate District School Board No. 38	242.28
44.	St. Clair Catholic District School Board	233.78
45.	Toronto Catholic District School Board	235.78
46.	Peterborough Victoria Northumberland and Clarington Catholic District School Board	247.97
47.	York Catholic District School Board	233.16
48.	Dufferin-Peel Catholic District School Board	245.49
49.	Simcoe Muskoka Catholic District School Board	242.30
50.	Durham Catholic District School Board	241.01
51.	Halton Catholic District School Board	235.67
52.	Hamilton-Wentworth Catholic District School Board	239.85
53.	Wellington Catholic District School Board	231.00
54.	Waterloo Catholic District School Board	233.31
55.	Niagara Catholic District School Board	238.12
56.	Brant Haldimand Norfolk Catholic District School Board	238.27
57.	Catholic District School Board of Eastern Ontario	245.58
58.	Ottawa-Carleton Catholic District School Board	243.29
59.	Renfrew County Catholic District School Board	239.81
60.	Algonquin and Lakeshore Catholic District School Board	251.21
61.	Conseil scolaire de district du Nord-Est de l'Ontario	319.68
62.	Conseil scolaire de district du Grand Nord de l'Ontario	355.44

Item/Point	Column/Colonne 1	Column/Colonne 2
	Name of Board/Nom du conseil	Amount/Montant \$
63.	Conseil scolaire de district du Centre Sud-Ouest	253.49
64.	Conseil de district des écoles publiques de langue française n° 59	271.34
65.	Conseil scolaire de district catholique des Grandes Rivières	340.37
66.	Conseil scolaire de district catholique Franco-Nord	371.66
67.	Conseil scolaire de district catholique du Nouvel-Ontario	356.19
68.	Conseil scolaire de district catholique des Aurores boréales	279.83
69.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	246.18
70.	Conseil scolaire de district catholique Centre-Sud	233.60
71.	Conseil scolaire de district catholique de l'Est ontarien	298.97
72.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	243.87

TABLE/TABLEAU 19

CLASSROOM EXPENDITURE PERCENTAGES/POURCENTAGES DES DÉPENSES LIÉES AUX CLASSES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3
	Amounts/Sommes	Elementary % allocated to the classroom/% alloué aux classes de l'élémentaire	Secondary % allocated to the classroom/% alloué aux classes du secondaire
1.	Foundation Allocation/Élément éducation de base	86.50%	89.39%
2.	Teacher qualification and experience/Rémunération des enseignants	100.00%	100.00%
3.	Remote & Rural Allocation/Élément conseils ruraux et éloignés	78.21%	76.42%
4.	Adult Day School/Éducation des adultes de jour		89.97%
5.	Native Language and French as a First or Second Language/Langue autochtone et français langue première ou langue seconde	97.96%	98.02%
6.	ESL/ESD/PDF	96.00%	98.05%
7.	ALF	98.39%	97.65%
8.	Learning Opportunities/Programmes d'aide à l'apprentissage	81.96%	82.13%

TABLE/TABLEAU 20

RURAL SCHOOLS/ÉCOLES RURALES

Item/Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1.	Algoma District School Board	208	Blind River PS		Blind River
2.	Algoma District School Board	5235		W C Eaket SS	Blind River
3.	Algoma District School Board	271	Arthur Henderson PS		Town of Bruce Mines
4.	Algoma District School Board	2930	Arthur Henderson - A PS		Town of Bruce Mines
5.	Algoma District School Board	7609		Chapleau, Es	Township of Chapleau
6.	Algoma District School Board	7611	Chapleau Public School		Township of Chapleau
7.	Algoma District School Board	1219	Johnson-Tarbutt Central PS		Township of Johnson
8.	Algoma District School Board	5206		Central Algoma SS	Township of Johnson
9.	Algoma District School Board	698	Echo Bay Central PS		Township of Macdonald, Meredith And Aberdeen Additional
10.	Algoma District School Board	1306	Laird Central PS		Township of Laird
11.	Algoma District School Board	800	Mountain View PS		Goulais River
12.	Algoma District School Board	7598		Hornepayne HS	Township of Hornepayne
13.	Algoma District School Board	9325	Hornepayne Public School		Township of Hornepayne

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
14.	Algoma District School Board	1151	Iron Bridge PS		Municipality of Huron Shores
15.	Algoma District School Board	2219	St Joseph Island Central S		Township of St. Joseph
16.	Algoma District School Board	114	Aweres I PS		City of Sault Ste. Marie
17.	Algoma District School Board	969	Greenwood PS		City of Sault Ste. Marie
18.	Algoma District School Board	1946	R M Moore PS		City of Sault Ste. Marie
19.	Algoma District School Board	2279	Tarentorus PS		City of Sault Ste. Marie
20.	Algoma District School Board	3010	Rockhaven TR School		Serpent River
21.	Algoma District School Board	2119	Spanish PS		Township of Shedden
22.	Algoma District School Board	2300	Thessalon PS (Annex-Federation St)		Town of Thessalon
23.	Algoma District School Board	6288	Thessalon PS		Town of Thessalon
24.	Algoma District School Board	7600	Sir James Dunn P.S.		Township of Michipicoten
25.	Algoma District School Board	7601		Michipicoten HS	Township of Michipicoten
26.	Algonquin and Lakeshore Catholic District School Board	9231	Our Lady of Mercy Catholic School		Town of Bancroft
27.	Algonquin and Lakeshore Catholic District School Board	9225	Sacred Heart Catholic School, Batawa		City of Quinte West
28.	Algonquin and Lakeshore Catholic District School Board	6525	St Mary Catholic School, Enterprise		Township of Stone Mills
29.	Algonquin and Lakeshore Catholic District School Board	6526	St Patrick Catholic School, Erinsville		Township of Stone Mills
30.	Algonquin and Lakeshore Catholic District School Board	4381	St Patrick Catholic School, Harrowsmith		Township of South Frontenac
31.	Algonquin and Lakeshore Catholic District School Board	3302	Holy Name Catholic School		City of Kingston
32.	Algonquin and Lakeshore Catholic District School Board	9229	Sacred Heart Catholic School, Marmora		Municipality of Marmora And Lake
33.	Algonquin and Lakeshore Catholic District School Board	9226	Holy Name of Mary Catholic School		Township of Tyendinaga
34.	Algonquin and Lakeshore Catholic District School Board	9227	St Gregory Catholic School		City of Prince Edward County
35.	Algonquin and Lakeshore Catholic District School Board	9228	St Mary Catholic School, Read		Township of Tyendinaga
36.	Algonquin and Lakeshore Catholic District School Board	6527	St James Major Catholic School		Township of Central Frontenac
37.	Algonquin and Lakeshore Catholic District School Board	9230	St Carthagh Catholic School		Municipality of Tweed
38.	Algonquin and Lakeshore Catholic District School Board	9233	St Martin Catholic School		Township of South Algonquin
39.	Algonquin and Lakeshore Catholic District School Board	6528	Sacred Heart Catholic School, Wolfe Island		Township of Frontenac Islands
40.	Avon Maitland District School Board	731	Elma Township		Town of North Perth
41.	Avon Maitland District School Board	165	East Wawanosh PS		Township of North Huron
42.	Avon Maitland District School Board	213	Blyth PS		Township of North Huron
43.	Avon Maitland District School Board	1134	Huron Centennial S		Municipality of Bluewater
44.	Avon Maitland District School Board	275	Brussels PS		Municipality of Huron East
45.	Avon Maitland District School Board	467	Clinton PS		Municipality of Central Huron
46.	Avon Maitland District School Board	1102	Holmesville PS		Municipality of Central Huron
47.	Avon Maitland District School Board	5272		Central Huron SS	Municipality of Central Huron

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
48.	Avon Maitland District School Board	2230	Stephen Central PS		Municipality of South Huron
49.	Avon Maitland District School Board	973	Grey Central PS		Municipality of Huron East
50.	Avon Maitland District School Board	771	Exeter PS		Municipality of South Huron
51.	Avon Maitland District School Board	2347	Usborne Central S		Municipality of South Huron
52.	Avon Maitland District School Board	5665		South Huron DHS	Municipality of South Huron
53.	Avon Maitland District School Board	2585	Colborne Central S		Township of Ashfield-Colborne-Wawanosh
54.	Avon Maitland District School Board	1115	Howick Central S		Township of Howick
55.	Avon Maitland District School Board	2412	Wallace PS		Town of North Perth
56.	Avon Maitland District School Board	1048	Hensall PS		Municipality of Bluewater
57.	Avon Maitland District School Board	1119	Hullett Central PS		Municipality of Central Huron
58.	Avon Maitland District School Board	266	Brookside PS		Township of Ashfield-Colborne-Wawanosh
59.	Avon Maitland District School Board	1549	Milverton PS		Township of Perth East
60.	Avon Maitland District School Board	1555		Mitchell DHS	Municipality of West Perth
61.	Avon Maitland District School Board	2346	Upper Thames E S		Municipality of West Perth
62.	Avon Maitland District School Board	5526	Mitchell PS		Municipality of West Perth
63.	Avon Maitland District School Board	1566	Mornington Central PS		Township of Perth East
64.	Avon Maitland District School Board	5634	Seaforth PS		Municipality of Huron East
65.	Avon Maitland District School Board	384	Central Perth E S		Township of Perth East
66.	Avon Maitland District School Board	2207	Sprucedale PS		Township of Perth East
67.	Avon Maitland District School Board	2184	South Perth Centennial PS		Township of Perth South
68.	Avon Maitland District School Board	609	Downie Central PS		Township of Perth South
69.	Avon Maitland District School Board	1652	North Easthope PS		Township of Perth East
70.	Avon Maitland District School Board	2334	Turnberry Central PS		Municipality of Morris-Turnberry
71.	Avon Maitland District School Board	2537	Wingham PS		Township of North Huron
72.	Avon Maitland District School Board	5763		F E Madill SS	Township of North Huron
73.	Avon Maitland District School Board	2590	Zurich PS		Municipality of Bluewater
74.	Bluewater District School Board	1640	Normanby Community S		Township of West Grey
75.	Bluewater District School Board	713	Kinghurst PS		Municipality of Arran-Elderslie
76.	Bluewater District School Board	6083		Chesley District High School	Municipality of Arran-Elderslie
77.	Bluewater District School Board	2254	Sullivan Community S		Township of Chatsworth

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
78.	Bluewater District School Board	1894	Dundalk & Proton Community S		Township of Southgate
79.	Bluewater District School Board	9315	Dundalk Highpoint School		Township of Southgate
80.	Bluewater District School Board	653	Spruce Ridge Elementary		Township of West Grey
81.	Bluewater District School Board	5404		Grey Highlands SS	Municipality of Grey Highlands
82.	Bluewater District School Board	10582	Macphail Memorial Elementary School		Municipality of Grey Highlands
83.	Bluewater District School Board	1049	Hepworth Central School		Town of The South Bruce Peninsula
84.	Bluewater District School Board	1099	Holland-Chatsworth Central S		Township of Chatsworth
85.	Bluewater District School Board	710	Egremont Community S		Township of Southgate
86.	Bluewater District School Board	1265	Kincardine Township-Tiverton PS		Municipality of Kincardine
87.	Bluewater District School Board	272	Bruce Peninsula District S(Elem)		Municipality of Northern Bruce Peninsula
88.	Bluewater District School Board	273		Bruce Peninsula District S (Sec)	Municipality of Northern Bruce Peninsula
89.	Bluewater District School Board	1399	Lucknow Central PS		Township of Huron-Kinloss
90.	Bluewater District School Board	1464	Beavercrest Community S		Municipality of Grey Highlands
91.	Bluewater District School Board	385	Osprey Central S		Municipality of Grey Highlands
92.	Bluewater District School Board	1537	Mildmay-Carrick Central S		Municipality of South Bruce
93.	Bluewater District School Board	1744	Paisley Central School		Municipality of Arran-Elderslie
94.	Bluewater District School Board	1651	Northport E S		Town of Saugeen Shores
95.	Bluewater District School Board	1842	Port Elgin-Saugeen Central S		Town of Saugeen Shores
96.	Bluewater District School Board	5626		Saugeen DSS	Town of Saugeen Shores
97.	Bluewater District School Board	9373	Ripley Huron Community School		Township of Huron-Kinloss
98.	Bluewater District School Board	54	Amabel-Sauble Community S		Town of The South Bruce Peninsula
99.	Bluewater District School Board	2189	G C Huston P S		Town of Saugeen Shores
100.	Bluewater District School Board	98	Arran Tara E S		Municipality of Arran-Elderslie
101.	Bluewater District School Board	1080	Hillcrest Central S		Municipality of South Bruce
102.	Bluewater District School Board	2303	Beaver Valley Community S		Town of The Blue Mountains
103.	Bluewater District School Board	2214	St Edmunds PS		Municipality of Northern Bruce Peninsula
104.	Bluewater District School Board	229	Brant Township Central S		Municipality of Brockton
105.	Bluewater District School Board	2411	Walkerton PS		Municipality of Brockton
106.	Bluewater District School Board	5726		Walkerton DSS	Municipality of Brockton

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
107.	Bluewater District School Board	2499	Warton PS		Town of The South Bruce Peninsula
108.	Bluewater District School Board	5759		Warton DHS	Town of The South Bruce Peninsula
109.	Brant Haldimand Norfolk Catholic District School Board	4489	St Theresa Sep S		City of Brant County
110.	Brant Haldimand Norfolk Catholic District School Board	3069	Blessed Sacrament Sep S		City of Brant County
111.	Brant Haldimand Norfolk Catholic District School Board	4469	St Stephens S		Corporation of Haldimand County
112.	Brant Haldimand Norfolk Catholic District School Board	3522	Our Lady of Fatima Sep S		Corporation of Norfolk County
113.	Brant Haldimand Norfolk Catholic District School Board	4285	St Marys S		Corporation of Haldimand County
114.	Brant Haldimand Norfolk Catholic District School Board	3536	Our Lady of La Salette Sep S		Corporation of Norfolk County
115.	Brant Haldimand Norfolk Catholic District School Board	3660	Sacred Heart S		Corporation of Norfolk County
116.	Brant Haldimand Norfolk Catholic District School Board	3842	St Cecilia's S		Corporation of Norfolk County
117.	Brant Haldimand Norfolk Catholic District School Board	3763	St Anthony Daniel		City of Brant County
118.	Brant Haldimand Norfolk Catholic District School Board	4318	St Michaels Sep		Corporation of Norfolk County
119.	Brant Haldimand Norfolk Catholic District School Board	3810	St Bernard of Clairvaux S		Corporation of Norfolk County
120.	Bruce-Grey Catholic District School Board	3249	Mary Immaculate Community S		Municipality of Brockton
121.	Bruce-Grey Catholic District School Board	3184	St Peter's & St Paul's Sep S		Township of West Grey
122.	Bruce-Grey Catholic District School Board	3327	Immaculate Conception Sep S		Municipality of South Bruce
123.	Bruce-Grey Catholic District School Board	3421	Sacred Heart S		Municipality of South Bruce
124.	Bruce-Grey Catholic District School Board	3595	St Joseph's S		Town of Saugeen Shores
125.	Bruce-Grey Catholic District School Board	4572	Sacred Heart Sep S		Municipality of South Bruce
126.	Bruce-Grey Catholic District School Board	3434	Mother Teresa		Municipality of Brockton
127.	Bruce-Grey Catholic District School Board	3661		Sacred Heart HS	Municipality of Brockton
128.	Conseil de district des écoles publiques de langue française n° 59	4081	É.é. Terre des jeunes		Township of North Glengarry
129.	Conseil de district des écoles publiques de langue française n° 59	9868	École publique de la rivière Castor		Township of Russell
130.	Conseil de district des écoles publiques de langue française n° 59	9869	É.é.p. Des Sentiers		City of Ottawa
131.	Conseil de district des écoles publiques de langue française n° 59	9980		École secondaire publique Gisele Lalonde	City of Ottawa
132.	Conseil scolaire de district catholique des Grandes Rivières	3360		Jeunesse-Nord, ES	Town of Cochrane
133.	Conseil scolaire de district catholique des Grandes Rivières	4096	Saint-Joseph, Ecole		Town of Cochrane

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
134.	Conseil scolaire de district catholique des Grandes Rivières	7734	Assomption, Ecole		Township of Armstrong
135.	Conseil scolaire de district catholique des Grandes Rivières	3678	Sainte-Jeanne-d Arc, E. sep.		Township of Fauquier-Strickland
136.	Conseil scolaire de district catholique des Grandes Rivières	7739	Sainte-Croix, Ecole		Township of Dymond
137.	Conseil scolaire de district catholique des Grandes Rivières	4010	Pavillon Notre-Dame, E. sep./Louisbourg		Town of Hearst
138.	Conseil scolaire de district catholique des Grandes Rivières	4169	Saint-Louis, E. sep.		Town of Hearst
139.	Conseil scolaire de district catholique des Grandes Rivières	4543	Sainte-Anne, E. sep.		Town of Hearst
140.	Conseil scolaire de district catholique des Grandes Rivières	9302		Hearst, Ecole Sec	Town of Hearst
141.	Conseil scolaire de district catholique des Grandes Rivières	3024		Alex-Pelletier, E.s.	Town of Iroquois Falls
142.	Conseil scolaire de district catholique des Grandes Rivières	4568	Saints-Martyrs-Canadiens, E. sep.		Town of Iroquois Falls
143.	Conseil scolaire de district catholique des Grandes Rivières	3960	Saint-Francois-Xavier, E. sep.		Township of Mattice-Val Cot+
144.	Conseil scolaire de district catholique des Grandes Rivières	3217	Saint-Jules, E. sep.		Township of Moonbeam
145.	Conseil scolaire de district catholique des Grandes Rivières	7738	Saint-Michel, Ecole		Township of Dymond
146.	Conseil scolaire de district catholique des Grandes Rivières	7742		Sainte-Marie, Ecole secondaire	Township of Dymond
147.	Conseil scolaire de district catholique des Grandes Rivières	7758	Sacre-Coeur, Ecole		Township of Dymond
148.	Conseil scolaire de district catholique des Grandes Rivières	6473	St-Antoine-de-Padoue, E. sep.		Township of Opatatika
149.	Conseil scolaire de district catholique des Grandes Rivières	7714	St-Jude, Ecole		City of Timmins
150.	Conseil scolaire de district catholique des Grandes Rivières	4490	Sainte-Therese, E. sep.		Township of Black River-Matheson
151.	Conseil scolaire de district catholique des Grandes Rivières	4320		Smooth Rock Falls, (E.e. George Vanier)	Town of Smooth Rock Falls
152.	Conseil scolaire de district catholique des Grandes Rivières	6474	Georges-Vanier		Town of Smooth Rock Falls
153.	Conseil scolaire de district catholique des Grandes Rivières	3341	Immaculee-Conception, E. sep.		Township of Black River-Matheson

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N ^o du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
154.	Conseil scolaire de district catholique des Grandes Rivières	3576	Sainte-Rita, E. sep.		Township of Val Rita-Harty
155.	Conseil scolaire de district catholique des Grandes Rivières	7737	Saint-Louis, Ecole		Township of McGarry
156.	Conseil scolaire de district catholique Centre-Sud	8279	ÉE Marguerite-Bourgeoys		Cfb Borden
157.	Conseil scolaire de district catholique Centre-Sud	8284	ÉE Sainte-Croix		Township of Tiny
158.	Conseil scolaire de district catholique de l'est Ontarien	3612		Le Relais, E.s.	Township of North Glengarry
159.	Conseil scolaire de district catholique de l'est Ontarien	3621	Elda-Rouleau, E		Township of North Glengarry
160.	Conseil scolaire de district catholique de l'est Ontarien	6202	St-Victor, E		Township of Alfred And Plantagenet
161.	Conseil scolaire de district catholique de l'est Ontarien	3143	Sacre-Coeur, E. sep.		City of Clarence-Rockland
162.	Conseil scolaire de district catholique de l'est Ontarien	3115		De Casselman, E.s.	Village of Casselman
163.	Conseil scolaire de district catholique de l'est Ontarien	4370	Saint-Paul, E. sep.		Village of Casselman
164.	Conseil scolaire de district catholique de l'est Ontarien	6210	Sainte-Euphemie, E		Village of Casselman
165.	Conseil scolaire de district catholique de l'est Ontarien	6250		SEFA Campus Casselman	Village of Casselman
166.	Conseil scolaire de district catholique de l'est Ontarien	6207	Ste-Felicite, E		City of Clarence-Rockland
167.	Conseil scolaire de district catholique de l'est Ontarien	3220	Notre-Dame-du-Rosaire, E. sep.		Township of North Stormont
168.	Conseil scolaire de district catholique de l'est Ontarien	3180		Embrun, E.s.	Township of Russell
169.	Conseil scolaire de district catholique de l'est Ontarien	3627	Saint-Jean, E. sep.		Township of Russell
170.	Conseil scolaire de district catholique de l'est Ontarien	9446	Saint-Jean E. sep (Annexe Rue Notre Dame)		Township of Russell
171.	Conseil scolaire de district catholique de l'est Ontarien	3385	Laurier-Carriere, E		Township of North Glengarry
172.	Conseil scolaire de district catholique de l'est Ontarien	3129	Sainte-Marie, E		Township of South Glengarry
173.	Conseil scolaire de district catholique de l'est Ontarien	3141	Saint-Mathieu, E. sep.		City of Clarence-Rockland
174.	Conseil scolaire de district catholique de l'est Ontarien	4094	Saint-Joseph, E. sep.		Township of South Glengarry
175.	Conseil scolaire de district catholique de l'est Ontarien	4128	Saint-Joseph, E. sep.		Township of Alfred And Plantagenet
176.	Conseil scolaire de district catholique de l'est Ontarien	4521	Saint-Viateur, E. sep.		Township of Russell
177.	Conseil scolaire de district catholique de l'est Ontarien	6212	Saint-Viateur, E. sep. (Annexe-Rue Mable)		Municipality of The Nation
178.	Conseil scolaire de district catholique de l'est Ontarien	3150	Sainte-Lucie, E. sep.		Township of South Stormont
179.	Conseil scolaire de district catholique de l'est Ontarien	4025	Saint-Jean-Baptiste, E. sep.		Township of Champlain
180.	Conseil scolaire de district catholique de l'est Ontarien	3806	Saint-Bernard		Township of North Glengarry
181.	Conseil scolaire de district catholique de l'est Ontarien	3375	La Source, E. sep.		Township of North Stormont
182.	Conseil scolaire de district catholique de l'est Ontarien	3607		Plantagenet, E.s.	Township of Alfred And Plantagenet

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
183.	Conseil scolaire de district catholique de l'est Ontarien	4378	Saint-Paul, E. sep.		Township of Alfred And Plantagenet
184.	Conseil scolaire de district catholique de l'est Ontarien	3186	Cure-Labrosse, E		Township of East Hawkesbury
185.	Conseil scolaire de district catholique de l'est Ontarien	6205	St-Albert, E		Municipality of The Nation
186.	Conseil scolaire de district catholique de l'est Ontarien	4009	Saint-Isidore-de-Prescott, E. sep.		Municipality of The Nation
187.	Conseil scolaire de district catholique de l'est Ontarien	6209	Du Rosaire, E		City of Clarence-Rockland
188.	Conseil scolaire de district catholique de l'est Ontarien	6204	St-Gregoire, E		Township of Champlain
189.	Conseil scolaire de district catholique de l'est Ontarien	4131	Saint-Joseph, E. sep.		Township of Alfred And Plantagenet
190.	Conseil scolaire de district catholique des Aurores boréales	4099	Saint-Joseph, E		Municipality of Greenstone
191.	Conseil scolaire de district catholique des Aurores boréales	3476	Notre-Dame-de-Fatima		Municipality of Greenstone
192.	Conseil scolaire de district catholique des Aurores boréales	3758	Val des Bois		Town of Marathon
193.	Conseil scolaire de district catholique des Aurores boréales	9951	Notre Dame des Écoles		Municipality of Greenstone
194.	Conseil scolaire de district catholique des Aurores boréales	4199	Franco-Terrace, E		Township of Terrace Bay
195.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3244	Saint-Laurent, Ecole		City of Ottawa
196.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	6193		Beatrice-Desloges, E.s.c.	City of Ottawa
197.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3491	Sainte-Therese-d'Avila, Ecole		City of Ottawa
198.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3411	Sainte-Marguerite-Bourgeoys, Ecole		Village of Merrickville-Wolford
199.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10063	Pavillon Béatrice-Desloges		City of Ottawa
200.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	10144	Ecole élémentaire de la Découverte		City of Ottawa
201.	Conseil scolaire de district catholique du Centre-Est de l'Ontario	3164	Saint-Guillaume, Ecole		City of Ottawa
202.	Conseil scolaire de district catholique du Nouvel-Ontario	2857	Sainte-Marie, E.sep		City of Greater Sudbury
203.	Conseil scolaire de district catholique du Nouvel-Ontario	3567	Notre-Dame-du-Rosaire, E. sep.		City of Greater Sudbury
204.	Conseil scolaire de district catholique du Nouvel-Ontario	6011	Saint-Joseph, E. sep.		Blind River
205.	Conseil scolaire de district catholique du Nouvel-Ontario	7613	Sacre-Coeur, Ecole		Township of Chapleau
206.	Conseil scolaire de district catholique du Nouvel-Ontario	9754		E.s. Trillium	Township of Chapleau
207.	Conseil scolaire de district catholique du Nouvel-Ontario	2836		Champlain, E.s.c.	City of Greater Sudbury

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
208.	Conseil scolaire de district catholique du Nouvel-Ontario	3344	Jacques-Cartier, E. sep.		City of Greater Sudbury
209.	Conseil scolaire de district catholique du Nouvel-Ontario	3416	Monseigneur-Cote, E. sep.		City of Greater Sudbury
210.	Conseil scolaire de district catholique du Nouvel-Ontario	4095	Saint-Joseph, E. sep.		City of Greater Sudbury
211.	Conseil scolaire de district catholique du Nouvel-Ontario	3477	Notre-Dame-de-la-Merci, E. sep.		City of Greater Sudbury
212.	Conseil scolaire de district catholique du Nouvel-Ontario	3923	Saint-Etienne, E. sep.		City of Greater Sudbury
213.	Conseil scolaire de district catholique du Nouvel-Ontario	3769	Saint-Antoine, E. sep.		Municipality of French River
214.	Conseil scolaire de district catholique du Nouvel-Ontario	4546	Sainte-Anne, E. sep.		Township of Shedden
215.	Conseil scolaire de district catholique du Nouvel-Ontario	3029	Saint-Charles-Borromee, E. sep.		Municipality of St.-Charles
216.	Conseil scolaire de district catholique du Nouvel-Ontario	3181	Saint-Thomas, E. sep.		Municipality of Markstay-Warren
217.	Conseil scolaire de district catholique du Nouvel-Ontario	7607	Saint-Joseph		Township of Michipicoten
218.	Conseil scolaire de district catholique du Nouvel-Ontario	10637		École secondaire St-Joseph	Township of Michipicoten
219.	Conseil scolaire de district catholique Franco-Nord	9323	St-Thomas d'Aquin, Ecole		Township of East Ferris
220.	Conseil scolaire de district catholique Franco-Nord	3389	Lorrain, E. sep.		Township of Bonfield
221.	Conseil scolaire de district catholique Franco-Nord	3250		F-J-McElligott, E.s.	Mattawa
222.	Conseil scolaire de district catholique Franco-Nord	4544	Sainte-Anne, E. sep.		Mattawa
223.	Conseil scolaire de district catholique Franco-Nord	3160	Christ-Roi, E. sep.		Municipality of West Nipissing
224.	Conseil scolaire de district catholique Franco-Nord	3252		Franco Cite, E.s.	Municipality of West Nipissing
225.	Conseil scolaire de district catholique Franco-Nord	3615	La Resurrection, E. sep.		Municipality of West Nipissing
226.	Conseil scolaire de district catholique Franco-Nord	3628	Echo-Jeunesse, E. sep.		Municipality of West Nipissing
227.	Conseil scolaire de district catholique Franco-Nord	3663	Saint-Joseph, E. sep.		Municipality of West Nipissing
228.	Conseil scolaire de district catholique Franco-Nord	3404	Mariale, E. sep.		Thorne
229.	Conseil scolaire de district catholique Franco-Nord	3403	Ste-Marguerite-d'Youville, E. sep.		Municipality of West Nipissing
230.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3193	Pavillon des Jeunes		Town of Lakeshore
231.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4419	Saint-Philippe		Municipality of Chatham-Kent
232.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9286	Monseigneur Augustin Caron		Town of Lasalle
233.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4566	Sainte-Ursule, E		Town of Essex
234.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3216		Secondaire de Pain Court	Municipality of Chatham-Kent

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
235.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4548	Sainte-Catherine		Municipality of Chatham-Kent
236.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	4561	Saint-Paul		Town of Lakeshore
237.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	9287	Saint-Ambroise		Town of Lakeshore
238.	Conseil scolaire de district des écoles catholiques du Sud-Ouest	3942	Saint-Francis		Municipality of Chatham-Kent
239.	Conseil scolaire de district du Centre Sud-Ouest	8257	Académie la Pinède		Borden
240.	Conseil scolaire de district du Centre Sud-Ouest	9494	La Fontaine		City of Vaughan
241.	Conseil scolaire de district du Centre Sud-Ouest	9721	Saint-Joseph		Town of Penetanguishene
242.	Conseil scolaire de district du Grand Nord de l'Ontario	5830	Franco-Nord, E.p.		City of Greater Sudbury
243.	Conseil scolaire de district du Grand Nord de l'Ontario	9643	E. p. Chelmsford		City of Greater Sudbury
244.	Conseil scolaire de district du Grand Nord de l'Ontario	6342		Chateau Jeunesse, Ecole secondaire	Municipality of Greenstone
245.	Conseil scolaire de district du Grand Nord de l'Ontario	9558	Manitouwadge E.p.		Township of Manitouwadge
246.	Conseil scolaire de district du Grand Nord de l'Ontario	10590		Manitouwadge e.s	Township of Manitouwadge
247.	Conseil scolaire de district du Grand Nord de l'Ontario	9559		E. s. Cite-Superieure	Town of Marathon
248.	Conseil scolaire de district du Grand Nord de l'Ontario	9946	Camille-Perron E.p.		Municipality of Markstay-Warren
249.	Conseil scolaire de district du Grand Nord de l'Ontario	9562		Riviere des Francais Es	Municipality of French River
250.	Conseil scolaire de district du Grand Nord de l'Ontario	10476	Rivière-des-Français É.p.		Municipality of French River
251.	Conseil scolaire de district du Grand Nord de l'Ontario	9644		Carrefour Superior-Nord	Township of Michipicoten
252.	Conseil scolaire de district du Nord-Est de l'Ontario	9564		Cochrane (École publique secondaire)	Town of Cochrane
253.	Conseil scolaire de district du Nord-Est de l'Ontario	9565		L'Alliance (École publique secondaire)	Town of Iroquois Falls
254.	Conseil scolaire de district du Nord-Est de l'Ontario	10080	Étoile du Nord (École élémentaire publique)		Town of Iroquois Falls
255.	Conseil scolaire de district du Nord-Est de l'Ontario	6377	Jeunesse Active (École élémentaire publique)		
256.	Conseil scolaire de district du Nord-Est de l'Ontario	9567		Northern (École publique secondaire)	Municipality of West Nipissing
257.	District School Board of Niagara	1175	Jacob Beam PS		Town of Lincoln
258.	District School Board of Niagara	2101	Senator Gibson PS		Town of Lincoln
259.	District School Board of Niagara	5227		Beamsville DSS	Town of Lincoln
260.	District School Board of Niagara	300	Caistor Central PS		Township of West Lincoln
261.	District School Board of Niagara	318	Campden PS		Town of Lincoln
262.	District School Board of Niagara	540	Crystal Beach PS		Town of Fort Erie

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
263.	District School Board of Niagara	1791	Pelham Centre PS		Town of Pelham
264.	District School Board of Niagara	7	A K Wigg PS		Town of Pelham
265.	District School Board of Niagara	664		E L Crossley SS	Town of Pelham
266.	District School Board of Niagara	837	Glynn A Green PS		Town of Pelham
267.	District School Board of Niagara	5320	E W Farr Memorial PS		Town of Pelham
268.	District School Board of Niagara	1222	Jordan PS		Town of Lincoln
269.	District School Board of Niagara	774	F J Rutland PS		City of Niagara Falls
270.	District School Board of Niagara	489	Colonel John Butler PS		Town of Niagara-On-The-Lake
271.	District School Board of Niagara	1780	Parliament Oak PS		Town of Niagara-On-The-Lake
272.	District School Board of Niagara	5540		Niagara DSS	Town of Niagara-On-The-Lake
273.	District School Board of Niagara	5899	St Davids/Laura Secord PS (Annex-Laura Secord)		
274.	District School Board of Niagara	181	Bertie PS		Town of Fort Erie
275.	District School Board of Niagara	1985	Ridgeway PS		Town of Fort Erie
276.	District School Board of Niagara	5619		Ridgeway-Crystal Beach SS	Town of Fort Erie
277.	District School Board of Niagara	485	College Street PS		Township of West Lincoln
278.	District School Board of Niagara	5666		South Lincoln HS	Township of West Lincoln
279.	District School Board of Niagara	864	Gainsboro Central PS		Township of West Lincoln
280.	District School Board of Niagara	2213	St Davids/Laura Secord PS		Town of Niagara-On-The-Lake
281.	District School Board of Niagara	2235	Stevensville PS		Town of Fort Erie
282.	District School Board of Niagara	2390	Vineland/Maplegrove PS		Town of Lincoln
283.	District School Board of Niagara	5900	Vineland/Maplegrove PS (Annex-Maplegrove)		
284.	District School Board of Niagara	2391	Virgil PS		Town of Niagara-On-The-Lake
285.	District School Board of Niagara	2410	Winger PS		Township of Wainfleet
286.	District School Board of Niagara	2505	William E Brown PS		Township of Wainfleet
287.	District School Board Ontario North East	429	Charlton-Savard PS		Municipality of Charlton And Dack
288.	District School Board Ontario North East	469	Cobalt PS		Town of Cobalt
289.	District School Board Ontario North East	5290		Cochrane HS, E.s.	Town of Cochrane
290.	District School Board Ontario North East	10635	Cochrane Public School		Town of Cochrane
291.	District School Board Ontario North East	1187	Elk Lake PS		Township of James

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
292.	District School Board Ontario North East	745	Englehart PS		Town of Englehart
293.	District School Board Ontario North East	5352		Englehart HS	Town of Englehart
294.	District School Board Ontario North East	999	Haileybury PS		Township of Dymond
295.	District School Board Ontario North East	6312		Timiskaming Dist SS(Hlybury anx)	Township of Dymond
296.	District School Board Ontario North East	7614	Clayton Brown Public School		Town of Hearst
297.	District School Board Ontario North East	7617		Hearst, HS	Town of Hearst
298.	District School Board Ontario North East	309	Iroquois Falls PS		Town of Iroquois Falls
299.	District School Board Ontario North East	5439		Iroquois Falls SS	Town of Iroquois Falls
300.	District School Board Ontario North East	7725	Larder Lake Public School		Township of Larder Lake
301.	District School Board Ontario North East	1485	Joseph H Kennedy PS		Township of Black River-Matheson
302.	District School Board Ontario North East	1620	New Liskeard PS		Township of Dymond
303.	District School Board Ontario North East	5692		Timiskaming Dist.SS	Township of Dymond
304.	District School Board Ontario North East	2496	Frank P Krznaric Whitney Public PS		City of Timmins
305.	District School Board Ontario North East	2090	Schumacher PS		City of Timmins
306.	District School Board Ontario North East	7623		Smooth Rock Falls Secondary School	Town of Smooth Rock Falls
307.	District School Board Ontario North East	7624	Smooth Rocks Fall Public School		Town of Smooth Rock Falls
308.	District School Board Ontario North East	180	Bertha Shaw PS		City of Timmins
309.	District School Board Ontario North East	929	Golden Avenue PS		City of Timmins
310.	District School Board Ontario North East	5667		Roland Michener SS	City of Timmins
311.	District School Board Ontario North East	7733	Swastika Public School		Town of Kirkland Lake
312.	District School Board Ontario North East	2288	Temagami PS		Municipality of Temagami
313.	District School Board Ontario North East	1256	Kerns PS		Township of Kerns
314.	Dufferin Peel Catholic District School Board	4357	St Patrick Sep S		City of Brampton
315.	Dufferin Peel Catholic District School Board	4498		St Thomas Aquinas Sep S	City of Brampton
316.	Dufferin Peel Catholic District School Board	3620		Robert F Hall Catholic SS	Town of Caledon
317.	Dufferin Peel Catholic District School Board	3874	St Cornelius S		Town of Caledon
318.	Durham Catholic District School Board	8764	Holy Family C.S.		Township of Brock
319.	Durham Catholic District School Board	9354	St. Leo		Town of Whitby
320.	Durham Catholic District School Board	9353	St. John Bosco		City of Oshawa
321.	Durham District School Board	159	Beaverton PS		Township of Brock
322.	Durham District School Board	397	Thorah Central PS		Township of Brock
323.	Durham District School Board	387	Cartwright Central PS		Township of Scugog

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
324.	Durham District School Board	5262		Cartwright HS	Township of Scugog
325.	Durham District School Board	1513	Meadowcrest PS		Town of Whitby
326.	Durham District School Board	9776	Winchester PS		Town of Whitby
327.	Durham District School Board	5245		Brock HS	Township of Brock
328.	Durham District School Board	1805	Claremont PS		City of Pickering
329.	Durham District School Board	2349	Goodwood PS		Township of Uxbridge
330.	Durham District School Board	1960	Greenbank PS		Township of Scugog
331.	Durham District School Board	2354	Valley View PS		City of Pickering
332.	Durham District School Board	512	Kedron PS		City of Oshawa
333.	Durham District School Board	1959	Prince Albert PS		Township of Scugog
334.	Durham District School Board	2094	Scott Central PS		Township of Uxbridge
335.	Durham District School Board	9400	Epsom PS		Township of Scugog
336.	Durham District School Board	2257	Sunderland PS		Township of Brock
337.	Eastern Ontario Catholic District School Board	3582	St. Finnan's		Township of North Glengarry
338.	Eastern Ontario Catholic District School Board	9677	Holy Name of Mary		Town of Mississippi Mills
339.	Eastern Ontario Catholic District School Board	4270	St. Mary - Chesterville		Township of North Dundas
340.	Eastern Ontario Catholic District School Board	10624		Holy Trinity CHS	Township of South Glengarry
341.	Eastern Ontario Catholic District School Board	3811	St. Bernard		Township of North Stormont
342.	Eastern Ontario Catholic District School Board	3587	Pope John Paul		City of Clarence-Rockland
343.	Eastern Ontario Catholic District School Board	3596		St. Francis Xavier CHS	City of Clarence-Rockland
344.	Eastern Ontario Catholic District School Board	9820	St. Francis Xavier Elementary - Hammond		City of Clarence-Rockland
345.	Eastern Ontario Catholic District School Board	6085	Our Lady of Good Counsel		Township of South Stormont
346.	Eastern Ontario Catholic District School Board	3277	Holy Cross		Municipality of North Grenville
347.	Eastern Ontario Catholic District School Board	9821	St. Michael Elementary		Municipality of North Grenville
348.	Eastern Ontario Catholic District School Board	9822		St. Michael CHS	Municipality of North Grenville
349.	Eastern Ontario Catholic District School Board	3655	Sacred Heart - Lanark		Township of Lanark Highlands
350.	Eastern Ontario Catholic District School Board	3973	St. George		Township of South Stormont
351.	Eastern Ontario Catholic District School Board	4278	St. Mary - St. Cecilia		Township of South Dundas
352.	Eastern Ontario Catholic District School Board	4070		St. John CHS	Town of Perth
353.	Eastern Ontario Catholic District School Board	4138	St. Joseph - Prescott		Separated Town of Prescott
354.	Eastern Ontario Catholic District School Board	4222	St. Mark		Separated Town of Prescott
355.	Eastern Ontario Catholic District School Board	3716	St. Andrew		Township of South Stormont
356.	Eastern Ontario Catholic District School Board	3368	St. Joseph - Toledo		Township of Elizabethtown-Kitley
357.	Eastern Ontario Catholic District School Board	3457	St. Jude		Township of Champlain
358.	Eastern Ontario Catholic District School Board	3912	St. Edward		Village of Westport
359.	Eastern Ontario Catholic District School Board	3127	Iona Academy		Township of South Glengarry

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
360.	English-language Separate District School Board No. 38	3537	Our Lady of Lourdes Sep S		Township of Middlesex Centre
361.	English-language Separate District School Board No. 38	3883	St David Sep S		Municipality of Thames Centre
362.	English-language Separate District School Board No. 38	3846	St Charles Sep S		Municipality of Southwest Middlesex
363.	English-language Separate District School Board No. 38	4342	St Patrick Sep S		Township of Lucan Biddulph
364.	English-language Separate District School Board No. 38	3643	Sacred Heart Sep S		Municipality of North Middlesex
365.	English-language Separate District School Board No. 38	3931	St Francis S		City of Brant County
366.	English-language Separate District School Board No. 38	4113	St Joseph S		Township of Zorra
367.	English-language Separate District School Board No. 38	4235	St Mary's Sep S		Municipality of West Elgin
368.	Grand Erie District School Board	403	Onondaga-Brant PS		City of Brant County
369.	Grand Erie District School Board	5249	Burford Elementary		City of Brant County
370.	Grand Erie District School Board	1705	Oneida Central PS		Corporation of Haldimand County
371.	Grand Erie District School Board	1991	River Heights E S		Corporation of Haldimand County
372.	Grand Erie District School Board	2105	Seneca Unity PS		Corporation of Haldimand County
373.	Grand Erie District School Board	1167	J L Mitchener PS		Corporation of Haldimand County
374.	Grand Erie District School Board	5265		Cayuga SS	Corporation of Haldimand County
375.	Grand Erie District School Board	524	Courtland PS		Corporation of Norfolk County
376.	Grand Erie District School Board	79	Anna Melick Memorial S		Corporation of Haldimand County
377.	Grand Erie District School Board	954	Grandview PS		Corporation of Haldimand County
378.	Grand Erie District School Board	1949	Rainham Central PS		Corporation of Haldimand County
379.	Grand Erie District School Board	923	Glen Morris Central PS		City of Brant County
380.	Grand Erie District School Board	1771	Hagersville Elementary School		Corporation of Haldimand County
381.	Grand Erie District School Board	2413	Walpole North E S		Corporation of Haldimand County
382.	Grand Erie District School Board	5408		Hagersville SS	Corporation of Haldimand County
383.	Grand Erie District School Board	1190	Jarvis PS		Corporation of Haldimand County
384.	Grand Erie District School Board	402	Langton PS		Corporation of Norfolk County
385.	Grand Erie District School Board	1110	Houghton PS		Corporation of Norfolk County
386.	Grand Erie District School Board	5715		Valley Heights SS	Corporation of Norfolk County
387.	Grand Erie District School Board	1587	Mount Pleasant PS		City of Brant County
388.	Grand Erie District School Board	184	Bethel-Oak Hill PS		City of Brant County
389.	Grand Erie District School Board	607	Doverwood PS		Corporation of Norfolk County

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
390.	Grand Erie District School Board	5594		Port Dover Comp S	Corporation of Norfolk County
391.	Grand Erie District School Board	10198	Port Dover Composite Elementary		Corporation of Norfolk County
392.	Grand Erie District School Board	1845	Port Rowan PS		Corporation of Norfolk County
393.	Grand Erie District School Board	2091	Oakland-Scotland PS		City of Brant County
394.	Grand Erie District School Board	2416	Walsh Public School		Corporation of Norfolk County
395.	Grand Erie District School Board	2181	St George-German PS		City of Brant County
396.	Grand Erie District School Board	1650	Teeterville PS		Corporation of Norfolk County
397.	Grand Erie District School Board	1649	Boston PS		Corporation of Norfolk County
398.	Grand Erie District School Board	2178	Bloomsburg PS		Corporation of Norfolk County
399.	Grand Erie District School Board	2326	Townsend Central PS		Corporation of Norfolk County
400.	Grand Erie District School Board	2340	W. F. Hewitt PS		Corporation of Norfolk County
401.	Grand Erie District School Board	5730		Waterford DHS	Corporation of Norfolk County
402.	Grand Erie District School Board	9873	A.B. Massecar		Corporation of Norfolk County
403.	Grand Erie District School Board	2535	Windham Central PS		Corporation of Norfolk County
404.	Grand Erie District School Board	2102	Seneca Central PS		Corporation of Haldimand County
405.	Greater Essex County District School Board	77	Anderdon Central Public School		Town of Amherstburg
406.	Greater Essex County District School Board	1430	Malden Central Public School		Town of Amherstburg
407.	Greater Essex County District School Board	7805		Western Secondary School	Town of Amherstburg
408.	Greater Essex County District School Board	166	Belle River Public School		Town of Lakeshore
409.	Greater Essex County District School Board	7798		Belle River District High School	Town of Lakeshore
410.	Greater Essex County District School Board	7773	Centennial Central Public School		Town of Lakeshore
411.	Greater Essex County District School Board	368	Gosfield North Central Public School		Town of Kingsville
412.	Greater Essex County District School Board	1743	Puce Public School		Town of Lakeshore
413.	Greater Essex County District School Board	366	Colchester North Public School		Town of Essex
414.	Greater Essex County District School Board	2259	Sun Parlor Jr Public School		Town of Essex
415.	Greater Essex County District School Board	1026	Harrow Senior Public School		Town of Essex
416.	Greater Essex County District School Board	5413		Harrow District High School	Town of Essex
417.	Greater Essex County District School Board	7780	Harrow Junior Public School		Town of Essex
418.	Greater Essex County District School Board	1858	Prince Andrew Public School		Town of Lasalle
419.	Greater Essex County District School Board	7804		Sandwich Secondary School	Town of Lasalle

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
420.	Greater Essex County District School Board	1574	Mount Carmel-Blytheswood Public School		Municipality of Leamington
421.	Greater Essex County District School Board	375	Maidstone Central Public School		Town of Lakeshore
422.	Greater Essex County District School Board	1790	Pelee Island Public School		Township of Pelee
423.	Greater Essex County District School Board	7794	Ruthven Public School		Town of Kingsville
424.	Greater Essex County District School Board	1534	East Mersea Public School		Municipality of Leamington
425.	Halton Catholic District School Board	8135		Bishop P.F. Reding Secondary	Town of Milton
426.	Halton District School Board	267	Brookville PS		Town of Milton
427.	Halton District School Board	1817	Pineview PS		Town of Halton Hills
428.	Halton District School Board	2238	Stewarttown Md S		Town of Halton Hills
429.	Halton District School Board	1261	Kilbride PS		City of Burlington
430.	Halton District School Board	1358	Limehouse PS		Town of Halton Hills
431.	Halton District School Board	10469	Chris Hadfield Public School		Town of Milton
432.	Hamilton-Wentworth Catholic District School Board	9410	Holy Name of Mary CES		City of Hamilton
433.	Hamilton-Wentworth Catholic District School Board	3511	Our Lady of Mount Carmel		City of Hamilton
434.	Hamilton-Wentworth Catholic District School Board	4496	St Thomas		City of Hamilton
435.	Hamilton-Wentworth Catholic District School Board	10115	Guardian Angels Catholic Elementary School		City of Hamilton
436.	Hamilton-Wentworth District School Board	10614	Canterbury Hills		City of Hamilton
437.	Hamilton-Wentworth District School Board	168	Bellmoore PS		City of Hamilton
438.	Hamilton-Wentworth District School Board	202	Balaclava PS		City of Hamilton
439.	Hamilton-Wentworth District School Board	6343	Queens Rangers PS		City of Hamilton
440.	Hamilton-Wentworth District School Board	821	Flamborough Centre Senior PS		City of Hamilton
441.	Hamilton-Wentworth District School Board	1543	Millgrove PS		City of Hamilton
442.	Hamilton-Wentworth District School Board	1579	Mount Hope PS		City of Hamilton
443.	Hamilton-Wentworth District School Board	6175	Bell-Stone PS		City of Hamilton
444.	Hamilton-Wentworth District School Board	616	Dr John Seaton PS		City of Hamilton
445.	Hamilton-Wentworth District School Board	186	Beverly Central PS		City of Hamilton
446.	Hamilton-Wentworth District School Board	980	Guy B Brown PS		City of Hamilton
447.	Hamilton-Wentworth District School Board	1477	Mary Hopkins PS		City of Hamilton
448.	Hamilton-Wentworth District School Board	5729		Waterdown DHS	City of Hamilton
449.	Hamilton-Wentworth District School Board	10012	Allan A. Greenleaf School		City of Hamilton
450.	Hamilton-Wentworth District School Board	2539	Winona PS		City of Hamilton
451.	Hastings and Prince Edward District School Board	1254	Kente PS		City of Prince Edward County

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
452.	Hastings and Prince Edward District School Board	124	Bancroft PS		Town of Bancroft
453.	Hastings and Prince Edward District School Board	196	Birds Creek PS		Municipality of Hastings Highlands
454.	Hastings and Prince Edward District School Board	1494	Hermon PS		Township of Carlow/Mayo
455.	Hastings and Prince Edward District School Board	1654	North Hastings Sr E S		Town of Bancroft
456.	Hastings and Prince Edward District School Board	5547		North Hastings HS	Town of Bancroft
457.	Hastings and Prince Edward District School Board	72	Massassaga-Rednersville PS		City of Prince Edward County
458.	Hastings and Prince Edward District School Board	1002	Pinecrest Memorial E S		City of Prince Edward County
459.	Hastings and Prince Edward District School Board	108	Athol Central PS		City of Prince Edward County
460.	Hastings and Prince Edward District School Board	472	Coe Hill PS		Township of Wollaston
461.	Hastings and Prince Edward District School Board	1015	Harmony PS		City of Belleville
462.	Hastings and Prince Edward District School Board	580	Deseronto PS		Deseronto
463.	Hastings and Prince Edward District School Board	847	Foxboro PS		City of Belleville
464.	Hastings and Prince Edward District School Board	850	Frankford PS		City of Quinte West
465.	Hastings and Prince Edward District School Board	374	Madoc Township PS		Township of Madoc
466.	Hastings and Prince Edward District School Board	1419	Madoc PS		Municipality of Centre Hastings
467.	Hastings and Prince Edward District School Board	5276		Centre Hastings SS	Municipality of Centre Hastings
468.	Hastings and Prince Edward District School Board	671	Earl Prentice PS		Municipality of Marmora And Lake
469.	Hastings and Prince Edward District School Board	1471	Marmora Sr PS		Municipality of Marmora And Lake
470.	Hastings and Prince Edward District School Board	1493	Maynooth PS		Municipality of Hastings Highlands
471.	Hastings and Prince Edward District School Board	392	South Marysburgh Central PS		City of Prince Edward County
472.	Hastings and Prince Edward District School Board	395	Sophiasburgh Central PS		City of Prince Edward County
473.	Hastings and Prince Edward District School Board	1907	Queen Elizabeth PS (P)		City of Prince Edward County
474.	Hastings and Prince Edward District School Board	5599		Prince Edward CI	City of Prince Edward County
475.	Hastings and Prince Edward District School Board	2341	Tyendinaga PS		Township of Tyendinaga
476.	Hastings and Prince Edward District School Board	2241	Stirling Prmy PS		Township of Stirling-Rawdon
477.	Hastings and Prince Edward District School Board	2242	Stirling Jr PS		Township of Stirling-Rawdon
478.	Hastings and Prince Edward District School Board	2243	Stirling Sr PS		Township of Stirling-Rawdon
479.	Hastings and Prince Edward District School Board	2076	S H Connor PS		Municipality of Tweed
480.	Hastings and Prince Edward District School Board	2335	Tweed-Hungerford Sr PS		Municipality of Tweed
481.	Hastings and Prince Edward District School Board	502	C M L Snider E S		City of Prince Edward County

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
482.	Huron-Perth Catholic District School Board	3737		St Anne's Catholic S	Municipality of Central Huron
483.	Huron-Perth Catholic District School Board	3553	Our Lady of Mt Carmel Sep S		Municipality of South Huron
484.	Huron-Perth Catholic District School Board	3265	St Patricks Sep S		Municipality of West Perth
485.	Huron-Perth Catholic District School Board	3412	St Columban Sep S		Municipality of Huron East
486.	Huron-Perth Catholic District School Board	3207	Precious Blood Sep S		Municipality of South Huron
487.	Huron-Perth Catholic District School Board	3035	St Joseph Sep S		Township of Ashfield-Colborne-Wawanosh
488.	Huron-Perth Catholic District School Board	3675	St James Sep S		Municipality of Huron East
489.	Huron-Perth Catholic District School Board	3202	St Patricks Sep S		Township of Perth East
490.	Huron-Perth Catholic District School Board	4598	Sacred Heart Sep S		Township of North Huron
491.	Huron-Perth Catholic District School Board	4600	St Boniface Sep S		Municipality of Bluewater
492.	Huron-Superior Catholic District School Board	4264	St Marys Sep S		Blind River
493.	Huron-Superior Catholic District School Board	7612	Our Lady of Fatima		Township of Chapleau
494.	Huron-Superior Catholic District School Board	4246	St Mary Sep S		Township of Sables-Spanish Rivers
495.	Huron-Superior Catholic District School Board	7606	St Joseph Sep.		Township of Michipicoten
496.	Huron-Superior Catholic District School Board	7604	St Basil Separate School		Township of White River
497.	Kawartha Pine Ridge District School Board	86	Apsley PS		Township of North Kawartha
498.	Kawartha Pine Ridge District School Board	501	South Monaghan PS		Township of Otonabee-South Monaghan
499.	Kawartha Pine Ridge District School Board	1005	Baltimore PS		Township of Hamilton
500.	Kawartha Pine Ridge District School Board	5909		Cntr fr Individ'l Stdies (Bwmnville)	Municipality of Clarington
501.	Kawartha Pine Ridge District School Board	10387	Harold Longworth Public School		Municipality of Clarington
502.	Kawartha Pine Ridge District School Board	434	Chemong Sr.		Township of Smith-Ennismore-Lakefield
503.	Kawartha Pine Ridge District School Board	247	Smithfield PS		Municipality of Brighton
504.	Kawartha Pine Ridge District School Board	248	Brighton PS		Municipality of Brighton
505.	Kawartha Pine Ridge District School Board	2200	Spring Valley PS		Municipality of Brighton
506.	Kawartha Pine Ridge District School Board	5326		East Northumberland SS	Municipality of Brighton
507.	Kawartha Pine Ridge District School Board	1029	Buckhorn PS		Township of Galway-Cavendish And Harvey
508.	Kawartha Pine Ridge District School Board	372	North Hope Central PS		Town of Port Hope And Hope
509.	Kawartha Pine Ridge District School Board	1079	Hillcrest PS		Municipality of Trent Hills
510.	Kawartha Pine Ridge District School Board	5258		Campbellford DHS	Municipality of Trent Hills
511.	Kawartha Pine Ridge District School Board	5806	Kent		Municipality of Trent Hills

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
512.	Kawartha Pine Ridge District School Board	5911		Cntr fr Individ'l Stdiess (Cmpblfrd)	Municipality of Trent Hills
513.	Kawartha Pine Ridge District School Board	525	Castleton PS		Township of Cramahe
514.	Kawartha Pine Ridge District School Board	1647	North Cavan PS		Township of Cavan-Millbrook-North Monaghan
515.	Kawartha Pine Ridge District School Board	371	Camborne PS		Township of Hamilton
516.	Kawartha Pine Ridge District School Board	552	Dale Road Sr S		Township of Hamilton
517.	Kawartha Pine Ridge District School Board	474	Colborne P S		Township of Cramahe
518.	Kawartha Pine Ridge District School Board	526	South Cramahe PS		Township of Cramahe
519.	Kawartha Pine Ridge District School Board	747	Enniskillen PS		Municipality of Clarington
520.	Kawartha Pine Ridge District School Board	1594	Stockdale PS		City of Quinte West
521.	Kawartha Pine Ridge District School Board	1004	Plainville PS		Township of Hamilton
522.	Kawartha Pine Ridge District School Board	1000	Grafton PS		Township of Alnwick-Haldimand
523.	Kawartha Pine Ridge District School Board	1008	Hampton Jr PS		Municipality of Clarington
524.	Kawartha Pine Ridge District School Board	2297	M J Hobbs Sr PS		Municipality of Clarington
525.	Kawartha Pine Ridge District School Board	1032	Hastings PS		Municipality of Trent Hills
526.	Kawartha Pine Ridge District School Board	1033	Havelock PS		Township of Havelock-Belmont-Methuen
527.	Kawartha Pine Ridge District School Board	1648	North Shore PS		Township of Otonabee-South Monaghan
528.	Kawartha Pine Ridge District School Board	1311	Lakefield Intermed S		Township of Smith-Ennismore-Lakefield
529.	Kawartha Pine Ridge District School Board	1312	Ridpath PS		Township of Smith-Ennismore-Lakefield
530.	Kawartha Pine Ridge District School Board	5468		Lakefield DSS	Township of Smith-Ennismore-Lakefield
531.	Kawartha Pine Ridge District School Board	1538	Millbrook/South Cavan PS		Township of Cavan-Millbrook-North Monaghan
532.	Kawartha Pine Ridge District School Board	5931	Millbrook/South Cavan Annex		Township of Cavan-Millbrook-North Monaghan
533.	Kawartha Pine Ridge District School Board	458	Newtonville PS		Municipality of Clarington
534.	Kawartha Pine Ridge District School Board	1678	Norwood District PS		Township of Asphodel-Norwood
535.	Kawartha Pine Ridge District School Board	1679	Norwood District Int.		Township of Asphodel-Norwood
536.	Kawartha Pine Ridge District School Board	5558		Norwood District HS	Township of Asphodel-Norwood
537.	Kawartha Pine Ridge District School Board	457	Orono PS		Municipality of Clarington
538.	Kawartha Pine Ridge District School Board	1297	Kirby Centennial Public School PS		Municipality of Clarington
539.	Kawartha Pine Ridge District School Board	1186	James Strath PS		Township of Cavan-Millbrook-North Monaghan

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
540.	Kawartha Pine Ridge District School Board	5301		Crestwood SS	Township of Cavan-Millbrook-North Monaghan
541.	Kawartha Pine Ridge District School Board	882	George Hamilton PS		Town of Port Hope And Hope
542.	Kawartha Pine Ridge District School Board	2042	Roseneath Centennial PS		Township of Alnwick-Haldimand
543.	Kawartha Pine Ridge District School Board	1794	Percy Centennial PS		Municipality of Trent Hills
544.	Kawartha Pine Ridge District School Board	2424	Warsaw PS		Township of Douro-Dummer
545.	Kawartha Pine Ridge District School Board	2584	Youngs Point		Township of Smith-Ennismore-Lakefield
546.	Keewatin-Patricia District School Board	120	Golden Learning Centre		Municipality of Red Lake
547.	Keewatin-Patricia District School Board	669	Ear Falls PS		Township of Ear Falls
548.	Keewatin-Patricia District School Board	1116	Hudson PS		Municipality of Sioux Lookout
549.	Keewatin-Patricia District School Board	5942		Ignace School (Sec)	Township of Ignace
550.	Keewatin-Patricia District School Board	9475	Ignace School (Elem)		Township of Ignace
551.	Keewatin-Patricia District School Board	7538	Keewatin P.S.		City of Kenora
552.	Keewatin-Patricia District School Board	7532	Valleyview P.S.		City of Kenora
553.	Keewatin-Patricia District School Board	1740	Oxdrift PS		Oxdrift
554.	Keewatin-Patricia District School Board	1962	Red Lake-Madsen PS		Municipality of Red Lake
555.	Keewatin-Patricia District School Board	5610		Red Lake DHS	Municipality of Red Lake
556.	Keewatin-Patricia District School Board	7531	Sioux Narrows P.S.		Township of Sioux Narrows-Nestor Falls
557.	Keewatin-Patricia District School Board	2364	Lillian Berg PS		Township of Machin
558.	Keewatin-Patricia District School Board	2409	Wabigoon PS		Wabigoon
559.	Kenora Catholic District School Board	4171	St Louis Sep S		City of Kenora
560.	Lakehead District School Board	7562	Kakabeka Falls		Municipality of Oliver Paipoonge
561.	Lakehead District School Board	7574	Whitefish Valley		Township of Gillies
562.	Lakehead District School Board	7550	Crestview		Municipality of Oliver Paipoonge
563.	Lakehead District School Board	7553	Five Mile		City of Thunder Bay
564.	Lakehead District School Board	7556	Gorham & Ware		Thunder Bay
565.	Lakehead District School Board	7570	Valley Central PS		Municipality of Oliver Paipoonge
566.	Lakehead District School Board	7590	McKenzie		Township of Shuniah
567.	Lakehead District School Board	7591	Nor'wester View		City of Thunder Bay
568.	Lakehead District School Board	9974	Valley Central/Rosslyn Village annex		Municipality of Oliver Paipoonge

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
569.	Lambton Kent District School Board	261	Brooke Central PS		Municipality of Brooke-Alvinston
570.	Lambton Kent District School Board	1030	Harwich-Raleigh PS		Municipality of Chatham-Kent
571.	Lambton Kent District School Board	2406	W J Baird PS		Municipality of Chatham-Kent
572.	Lambton Kent District School Board	5233		Blenheim DHS	Municipality of Chatham-Kent
573.	Lambton Kent District School Board	2588	Zone Township Central PS		Municipality of Chatham-Kent
574.	Lambton Kent District School Board	246	Brigden S		Township of St. Clair
575.	Lambton Kent District School Board	251	Bright's Grove PS		City of Sarnia
576.	Lambton Kent District School Board	14	Aberarder Central S		Town of Plympton-Wyoming
577.	Lambton Kent District School Board	756	Errol Village PS		Town of Plympton-Wyoming
578.	Lambton Kent District School Board	10495	Colonel Cameron Public School		Township of St. Clair
579.	Lambton Kent District School Board	564	Dawn Township Central S		Township of Dawn-Euphemia
580.	Lambton Kent District School Board	628	Dresden Area Central S		Municipality of Chatham-Kent
581.	Lambton Kent District School Board	5473		Lambton Kent Comp S	Municipality of Chatham-Kent
582.	Lambton Kent District School Board	2567	Kinnwood Central Public School		Municipality of Lambton Shores
583.	Lambton Kent District School Board	5364		North Lambton SS	Municipality of Lambton Shores
584.	Lambton Kent District School Board	948	Grand Bend PS		Municipality of Lambton Shores
585.	Lambton Kent District School Board	1532	Merlin Area PS		Municipality of Chatham-Kent
586.	Lambton Kent District School Board	1562	Mooretown-Courtright S		Township of St. Clair
587.	Lambton Kent District School Board	1087	Hillcrest PS		Town of Petrolia
588.	Lambton Kent District School Board	1321	Lambton Central Centennial S		Township of Enniskillen
589.	Lambton Kent District School Board	1911	Queen Elizabeth II PS		Town of Petrolia
590.	Lambton Kent District School Board	5472		Lambton Central Collegiate V.I.	Town of Petrolia
591.	Lambton Kent District School Board	2001	Riverview Central S		Township of St. Clair
592.	Lambton Kent District School Board	1111	Howard-Harwich-Moravian PS		Municipality of Chatham-Kent
593.	Lambton Kent District School Board	1983	Ridgetown PS		Municipality of Chatham-Kent
594.	Lambton Kent District School Board	5618		Ridgetown DHS	Municipality of Chatham-Kent
595.	Lambton Kent District School Board	493	Confederation Central S		City of Sarnia
596.	Lambton Kent District School Board	2293	Thamesville Area Central PS		Municipality of Chatham-Kent
597.	Lambton Kent District School Board	219	Bosanquet Central PS		Municipality of Lambton Shores
598.	Lambton Kent District School Board	2311	Tilbury Area PS		Municipality of Chatham-Kent

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
599.	Lambton Kent District School Board	5708		Tilbury DHS	Municipality of Chatham-Kent
600.	Lambton Kent District School Board	5733	East Lambton ES		Township of Warwick
601.	Lambton Kent District School Board	2489	Wheatley Area PS		Municipality of Leamington
602.	Lambton Kent District School Board	2185	South Plympton Central S		Town of Plympton-Wyoming
603.	Lambton Kent District School Board	2576	Wyoming PS		Town of Plympton-Wyoming
604.	Limestone District School Board	132	Bath PS		Township of Loyalist
605.	Limestone District School Board	9674	Sandhurst PS		Town of Greater Napanee
606.	Limestone District School Board	2247	Storrington PS		Township of South Frontenac
607.	Limestone District School Board	9707	Centreville PS		Township of Stone Mills
608.	Limestone District School Board	1642	North Addington Education Centre (Elem)		Township of Addington Highlands
609.	Limestone District School Board	5195		North Addington Education Centre (Sec)	Township of Addington Highlands
610.	Limestone District School Board	9673	Denbigh PS		Township of Addington Highlands
611.	Limestone District School Board	720	Elginburg & District PS		City of Kingston
612.	Limestone District School Board	9675	Enterprise PS		Township of Stone Mills
613.	Limestone District School Board	918	Glenburnie PS		City of Kingston
614.	Limestone District School Board	1027	Harrowsmith PS		Township of South Frontenac
615.	Limestone District School Board	1823	Joyceville PS		City of Kingston
616.	Limestone District School Board	1329	Land O Lakes PS		Township of Central Frontenac
617.	Limestone District School Board	992	H H Langford		Town of Greater Napanee
618.	Limestone District School Board	1624	Newburgh PS		Township of Stone Mills
619.	Limestone District School Board	1698	Odessa PS		Township of Loyalist
620.	Limestone District School Board	5355		Ernestown SS	Township of Loyalist
621.	Limestone District School Board	1096	Hinchinbrooke PS		Township of Central Frontenac
622.	Limestone District School Board	1799	Perth Road PS		Township of South Frontenac
623.	Limestone District School Board	454	Clarendon Central PS		Township of North Frontenac
624.	Limestone District School Board	2099	Selby PS		Town of Greater Napanee
625.	Limestone District School Board	2115	Sharbot Lake PS		Township of Central Frontenac
626.	Limestone District School Board	2116	Sharbot Lake HS (Elem)		Township of Central Frontenac
627.	Limestone District School Board	5636		Sharbot Lake HS (Sec)	Township of Central Frontenac

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
628.	Limestone District School Board	9648	Amherst Island PS		Township of Loyalist
629.	Limestone District School Board	1396	Loughborough PS		Township of South Frontenac
630.	Limestone District School Board	5690		Sydenham HS	Township of South Frontenac
631.	Limestone District School Board	2277	Tamworth PS		Township of Stone Mills
632.	Limestone District School Board	1860	Prince Charles PS		Township of South Frontenac
633.	Limestone District School Board	2548	Marysville PS		Township of Frontenac Islands
634.	Limestone District School Board	9522	Yarker Family School		Township of Stone Mills
635.	Near North District School Board	253	Britt PS		Britt
636.	Near North District School Board	279	Land of Lakes Sr PS		Village of Burk's Falls
637.	Near North District School Board	281	M A Wittick Jr PS		Village of Burk's Falls
638.	Near North District School Board	308	M T Davidson S		Municipality of Callander
639.	Near North District School Board	806	Ferris Glen PS		Township of East Ferris
640.	Near North District School Board	2495	Whitestone Lake Central S		Municipality of Whitestone
641.	Near North District School Board	770	Evergreen Heights Education Centre		Township of Perry
642.	Near North District School Board	1416	Mactier PS		Township of Georgian Bay
643.	Near North District School Board	1420	Magnetawan Central PS		Municipality of Magnetawan
644.	Near North District School Board	1489	Mattawa District PS		Mattawa
645.	Near North District School Board	5511		F J McElligott SS	Mattawa
646.	Near North District School Board	1633	South Shore Education Centre		Township of Nipissing
647.	Near North District School Board	1635	Nobel PS		Municipality of Mcdougall
648.	Near North District School Board	1499	McDougall PS		Municipality of Mcdougall
649.	Near North District School Board	9556	Humphrey Central PS		Township of Seguin
650.	Near North District School Board	91	Argyle PS		Port Loring
651.	Near North District School Board	2108	Mapleridge Sr PS		Municipality of Powassan
652.	Near North District School Board	6379	Phelps Central School		Redbridge
653.	Near North District School Board	2187	South River PS		Village of South River
654.	Near North District School Board	5668		Almaguin Highlands SS	Township of Strong
655.	Near North District School Board	5686		Northern SS	Municipality of West Nipissing
656.	Near North District School Board	2258	Sundridge Centennial PS		Village of Sundridge
657.	Niagara Catholic District School Board	7972	St John		Town of Lincoln

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
658.	Niagara Catholic District School Board	10019	St. Mark Catholic Elementary		Town of Lincoln
659.	Niagara Catholic District School Board	3724	St Ann Sep S		Town of Pelham
660.	Niagara Catholic District School Board	3696	St Alexander Sep S		Town of Pelham
661.	Niagara Catholic District School Board	10078	St. George Catholic Elementary		Town of Fort Erie
662.	Niagara Catholic District School Board	7967	St Edward		Town of Lincoln
663.	Niagara Catholic District School Board	7977	St Michael		Town of Niagara-On-The-Lake
664.	Niagara Catholic District School Board	7976	St Martin		Township of West Lincoln
665.	Niagara Catholic District School Board	4104	St Joseph Sep S		Town of Fort Erie
666.	Niagara Catholic District School Board	3922	St Elizabeth Sep S		Township of Wainfleet
667.	Nipissing-Parry Sound Catholic District School Board	5985	St. Theresa Catholic School		Township of East Ferris
668.	Nipissing-Parry Sound Catholic District School Board	4523	St Victor Sep S		Mattawa
669.	Nipissing-Parry Sound Catholic District School Board	3983	St Gregory Sep S		Municipality of Powassan
670.	Nipissing-Parry Sound Catholic District School Board	3560	Our Lady of Sorrows Sep S		Municipality of West Nipissing
671.	Northeastern Catholic District School Board	7748	St Patrick School		Town of Cobalt
672.	Northeastern Catholic District School Board	4145	Aileen-Wright English Catholic S		Town of Cochrane
673.	Northeastern Catholic District School Board	7745	Holy Family School		Town of Englehart
674.	Northeastern Catholic District School Board	4556	St Anne Sep S		Town of Iroquois Falls
675.	Northeastern Catholic District School Board	10383	St Anne JK-SK		Town of Iroquois Falls
676.	Northeastern Catholic District School Board	7744	English Catholic Central School		Township of Dymond
677.	Northeastern Catholic District School Board	7713	St Joseph School		City of Timmins
678.	Northwest Catholic District School Board	3509	Our Lady Of The Way		Township of Morley
679.	Ottawa-Carleton Catholic District School Board	3324	St Michaels Sep S - Carp		City of Ottawa
680.	Ottawa-Carleton Catholic District School Board	3223	St Michaels Sep S - Fitzroy		City of Ottawa
681.	Ottawa-Carleton Catholic District School Board	3241	St Mary Sep S - Gloucester		City of Ottawa
682.	Ottawa-Carleton Catholic District School Board	3399	St Isidore Sep S		City of Ottawa
683.	Ottawa-Carleton Catholic District School Board	3489	St Catherines Sep S		City of Ottawa
684.	Ottawa-Carleton Catholic District School Board	10125	St. Theresa Catholic Elementary School		City of Ottawa
685.	Ottawa-Carleton Catholic District School Board	4418	St Philip Sep S		City of Ottawa
686.	Ottawa-Carleton District School Board	1132	Huntley Centennial PS		City of Ottawa
687.	Ottawa-Carleton District School Board	5734		West Carleton SS	City of Ottawa

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688.	Ottawa-Carleton District School Board	10140	Fitzroy Harbour PS		City of Ottawa
689.	Ottawa-Carleton District School Board	334	Castor Valley ES		City of Ottawa
690.	Ottawa-Carleton District School Board	1727	Greely PS		City of Ottawa
691.	Ottawa-Carleton District School Board	1239	Rideau Valley Middle S		City of Ottawa
692.	Ottawa-Carleton District School Board	1655	Kars PS		City of Ottawa
693.	Ottawa-Carleton District School Board	819	Fitzroy Centennial/Harbour PS		City of Ottawa
694.	Ottawa-Carleton District School Board	1725	Metcalfe PS		City of Ottawa
695.	Ottawa-Carleton District School Board	5570		Osgoode Township HS	City of Ottawa
696.	Ottawa-Carleton District School Board	1593	Munster ES		City of Ottawa
697.	Ottawa-Carleton District School Board	1519	Meadowview PS		City of Ottawa
698.	Ottawa-Carleton District School Board	548	D. Aubrey Moodie Intermediate S		City of Ottawa
699.	Ottawa-Carleton District School Board	1607	Cedarview Middle S		City of Ottawa
700.	Ottawa-Carleton District School Board	1653	North Gower - Marlborough PS		City of Ottawa
701.	Ottawa-Carleton District School Board	1726	Osgoode PS		City of Ottawa
702.	Ottawa-Carleton District School Board	1977	Richmond PS		City of Ottawa
703.	Ottawa-Carleton District School Board	5662		South Carleton HS	City of Ottawa
704.	Ottawa-Carleton District School Board	940	Goulbourn Middle S		City of Ottawa
705.	Ottawa-Carleton District School Board	2320	Torbolton S		City of Ottawa
706.	Ottawa-Carleton District School Board	9537	Stonecrest ES		City of Ottawa
707.	Peel District School Board	64	Alloa PS		Town of Caledon
708.	Peel District School Board	338	Castlemore (Treeline Gore Campus)		City of Brampton
709.	Peel District School Board	1141	Huttonville PS		City of Brampton
710.	Peel District School Board	10402	Edenbrook Hill Public School		City of Brampton
711.	Peel District School Board	10490	Claireville P.S.		City of Brampton
712.	Peel District School Board	10597	Brisdale P.S.		City of Brampton
713.	Peel District School Board	164	Belfountain PS		Town of Caledon
714.	Peel District School Board	302	Caledon Central PS		Town of Caledon
715.	Peel District School Board	303	Caledon East PS		Town of Caledon
716.	Peel District School Board	304	Alton PS		Town of Caledon
717.	Peel District School Board	527	Credit View PS		Town of Caledon
718.	Peel District School Board	1052	Herb Campbell PS		Town of Caledon
719.	Peel District School Board	1417	Macville PS		Town of Caledon
720.	Peel District School Board	1749	Palgrave PS		Town of Caledon
721.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9261	St. Mary's School, Campbellford		Municipality of Trent Hills
722.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9252	St. Joseph's School, Douro		Township of Douro-Dummer

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
723.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9256	St. Luke's School		City of Kawartha Lakes
724.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9253	St. Martin's School		Township of Smith-Ennismore-Lakefield
725.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9265	St. Mary's School, Grafton		Township of Alnwick-Haldimand
726.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9257	St. John's School, Kirkfield		City of Kawartha Lakes
727.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9254	St. Paul's School, Lakefield		Township of Smith-Ennismore-Lakefield
728.	Peterborough Victoria Northumberland and Clarington Catholic DSB	10037		St Thomas Aquinas Catholic	City of Kawartha Lakes
729.	Peterborough Victoria Northumberland and Clarington Catholic DSB	9255	St. Paul's School, Norwood		Township of Asphodel-Norwood
730.	Rainbow District School Board	298	C R Judd PS		City of Greater Sudbury
731.	Rainbow District School Board	433	Chelmsford PS		City of Greater Sudbury
732.	Rainbow District School Board	5853		Chelmsford Valley District C.S.	City of Greater Sudbury
733.	Rainbow District School Board	9829	Chelmsford Valley District CS Elementary Program		
734.	Rainbow District School Board	504	Copper Cliff PS		City of Greater Sudbury
735.	Rainbow District School Board	608	Larchwood PS		City of Greater Sudbury
736.	Rainbow District School Board	422	Charles C McLean PS		Gore Bay
737.	Rainbow District School Board	5483	Levack PS		City of Greater Sudbury
738.	Rainbow District School Board	1373	Little Current PS		Town of Northeastern Manitoulin And The Islands
739.	Rainbow District School Board	105	Assiginack PS		Township of Assiginack
740.	Rainbow District School Board	996	Markstay PS		Municipality of Markstay-Warren
741.	Rainbow District School Board	2075	S Geiger PS		Township of Sables-Spanish Rivers
742.	Rainbow District School Board	331	Central Manitoulin PS		Township of Central Manitoulin
743.	Rainbow District School Board	517	Monetville PS		Municipality of French River
744.	Rainbow District School Board	590	Wanup PS		City of Greater Sudbury
745.	Rainbow District School Board	9623	Warren P.S. (annex to Markstay PS)		Municipality of Markstay-Warren
746.	Rainbow District School Board	2436	Webbwood PS		Township of Sables-Spanish Rivers
747.	Rainbow District School Board	5505		Manitoulin SS	West Bay
748.	Rainbow District School Board	574	Robert H Murray PS		City of Greater Sudbury

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
749.	Rainy River District School Board	9381	Atikokan HS (Elem)		Township of Atikokan
750.	Rainy River District School Board	9385	North Star Community School		Township of Atikokan
751.	Rainy River District School Board	9390		Atikokan HS	Township of Atikokan
752.	Rainy River District School Board	9376	Crossroads E PS		Township of La Vallee
753.	Rainy River District School Board	9377	Donald Young PS		Township of Emo
754.	Rainy River District School Board	9387	Sturgeon Creek S		Township of Chapple
755.	Rainy River District School Board	9383	Nestor Falls PS		Township of Sioux Narrows-Nestor Falls
756.	Rainy River District School Board	9375	Riverview E S		Town of Rainy River
757.	Rainy River District School Board	9392		Rainy River HS	Town of Rainy River
758.	Rainy River District School Board	9382	McCrossan-Tovell PS		Township of Lake of The Woods
759.	Renfrew County Catholic District School Board	4056	St John Bosco Sep S		Township of Madawaska Valley
760.	Renfrew County Catholic District School Board	4088	St Joseph's Sep S - Calabogie		Township of Greater Madawaska
761.	Renfrew County Catholic District School Board	3767	St Anthony's Sep S		Town of Laurentian Hills
762.	Renfrew County Catholic District School Board	3604	George Vanier Sep S		Township of Madawaska Valley
763.	Renfrew County Catholic District School Board	4274	St Mary's Sep S - Deep River		Town of Deep River
764.	Renfrew County Catholic District School Board	4326	St Michael's Sep S		Township of Admaston/Bromley
765.	Renfrew County Catholic District School Board	4013	St James Sep S		Township of Bonnechere Valley
766.	Renfrew County Catholic District School Board	3715	St Andrews Sep S		Township of Killaloe, Hagarty And Richards
767.	Renfrew County Catholic District School Board	3829	St Casimir's Sep S		Township of Killaloe, Hagarty And Richards
768.	Renfrew County Catholic District School Board	3531	Our Lady of Grace Sep S		Township of Whitewater Region
769.	Renfrew County Catholic District School Board	4275	St Mary's Sep S - Wilno		Township of Killaloe, Hagarty And Richards
770.	Renfrew County District School Board	1509	McNab PS		Township of McNab-Braeside
771.	Renfrew County District School Board	131	Sherwood PS		Township of Madawaska Valley
772.	Renfrew County District School Board	5502		Madawaska Valley DHS	Township of Madawaska Valley
773.	Renfrew County District School Board	152	Beachburg PS		Township of Whitewater Region
774.	Renfrew County District School Board	116	Calabogie PS		Township of Greater Madawaska
775.	Renfrew County District School Board	470	Cobden District PS		Township of Whitewater Region
776.	Renfrew County District School Board	1260	Keys PS		Town of Deep River
777.	Renfrew County District School Board	2274	Morison PS		Town of Deep River
778.	Renfrew County District School Board	5311		MacKenzie HS	Town of Deep River

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
779.	Renfrew County District School Board	5566		Opeongo HS	Township of Admaston/Bromley
780.	Renfrew County District School Board	9445	Eganville P.S.		Township of Bonnechere Valley
781.	Renfrew County District School Board	1262	Killaloe PS		Township of Killaloe, Hagarty And Richards
782.	Renfrew County District School Board	1948	Palmer Rapids PS		Township of Brudenell, Lyndoch And Raglan
783.	Renfrew County District School Board	56	Rockwood PS		Township of Laurentian Valley
784.	Renfrew County District School Board	1811	Pine View PS		Township of Laurentian Valley
785.	Renfrew County District School Board	20	Admaston PS		Township of Admaston/Bromley
786.	Renfrew County District School Board	1109	Horton PS		Township of Horton
787.	Renfrew County District School Board	2468	Westmeath PS		Township of Whitewater Region
788.	Simcoe County District School Board	8188	Angus Morrison ES		Township of Essa
789.	Simcoe County District School Board	8189	Pine River ES		Township of Essa
790.	Simcoe County District School Board	8214	Tecumseth North ES		Town of New Tecumseth
791.	Simcoe County District School Board	8137	Frederick Campbell ES		Borden
792.	Simcoe County District School Board	8144	Hon. Earl Rowe PS		Town of Bradford-West Gwillimbury
793.	Simcoe County District School Board	8173	Sir William Osler PS		Town of Bradford-West Gwillimbury
794.	Simcoe County District School Board	8238		Bradford DHS	Town of Bradford-West Gwillimbury
795.	Simcoe County District School Board	8198	Brechin PS		Township of Ramara
796.	Simcoe County District School Board	8202	Coldwater PS		Township of Severn
797.	Simcoe County District School Board	8204	Cookstown PS		Town of Innisfil
798.	Simcoe County District School Board	8215	Tecumseth Beeton		Town of New Tecumseth
799.	Simcoe County District School Board	8161	Nottawasaga & Creemore PS		Township of Clearview
800.	Simcoe County District School Board	8162	Creemore Annex		Township of Clearview
801.	Simcoe County District School Board	8190	Cumberland Beach /Ardrea PS		Township of Severn
802.	Simcoe County District School Board	8191	Cumberland Beach /Ardrea PS		Township of Severn
803.	Simcoe County District School Board	8208	Duntroon Central PS		Township of Clearview
804.	Simcoe County District School Board	8193	Baxter Annex		Township of Essa
805.	Simcoe County District School Board	8194	Baxter Central PS		Township of Essa
806.	Simcoe County District School Board	8146	Huron Centennial ES		Township of Springwater
807.	Simcoe County District School Board	8241		Elmvale DHS	Township of Springwater
808.	Simcoe County District School Board	8217	Tosorontio Central PS		Township of Adjala-Tosorontio

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
809.	Simcoe County District School Board	8209	East Oro PS		Township of Oro-Medonte
810.	Simcoe County District School Board	8143	Hillsdale ES		Township of Springwater
811.	Simcoe County District School Board	8147	Innisfil Central PS		Town of Innisfil
812.	Simcoe County District School Board	8150	Killarney Beach PS		Town of Innisfil
813.	Simcoe County District School Board	8183	Adjala Central PS		Township of Adjala-Tosorontio
814.	Simcoe County District School Board	8212	Forest Hill PS		Township of Springwater
815.	Simcoe County District School Board	8155	Minesing Central PS		Township of Springwater
816.	Simcoe County District School Board	8156	Moonstone ES		Township of Oro-Medonte
817.	Simcoe County District School Board	8159	New Lowell PS		Township of Clearview
818.	Simcoe County District School Board	8271	Nottawa PS		Township of Clearview
819.	Simcoe County District School Board	8153	Marchmont PS		Township of Severn
820.	Simcoe County District School Board	8219	Uptergrove PS		Township of Ramara
821.	Simcoe County District School Board	8139	Guthrie PS		Township of Oro-Medonte
822.	Simcoe County District School Board	8166	Port McNicoll PS		Township of Tay
823.	Simcoe County District School Board	8172	Shanty Bay PS		Township of Oro-Medonte
824.	Simcoe County District School Board	8223	W. R. Best Memorial PS		Township of Oro-Medonte
825.	Simcoe County District School Board	8199	Byng PS		Township of Clearview
826.	Simcoe County District School Board	8247		Stayner CI	Township of Clearview
827.	Simcoe County District School Board	10123	Clearview Meadows new		Township of Clearview
828.	Simcoe County District School Board	8138	Goodfellow PS		Town of Innisfil
829.	Simcoe County District School Board	8176	Sunnybrae PS		Town of Innisfil
830.	Simcoe County District School Board	8265	Alcona Glen ES		Town of Innisfil
831.	Simcoe County District School Board	8216	Tecumseth South Central PS		Town of New Tecumseth
832.	Simcoe County District School Board	8218	Tottenham PS		Town of New Tecumseth
833.	Simcoe County District School Board	8220	Victoria Harbour ES		Township of Tay
834.	Simcoe County District School Board	8154	Warminster ES		Township of Oro-Medonte
835.	Simcoe County District School Board	8196	Birchview Dunes ES		Town of Wasaga Beach
836.	Simcoe County District School Board	8227	Worsley ES		Town of Wasaga Beach
837.	Simcoe County District School Board	8169	Rama Central PS		Washago
838.	Simcoe County District School Board	8225	Waubashene ES		Township of Tay

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839.	Simcoe County District School Board	9713	Waubauskene Pines		Township of Tay
840.	Simcoe County District School Board	8229	Wyevale Central PS		Township of Tiny
841.	Simcoe Muskoka Catholic District School Board	8299	Our Lady of Grace		Township of Essa
842.	Simcoe Muskoka Catholic District School Board	9404	Monsignor J.E. Ronan		Town of New Tecumseth
843.	Simcoe Muskoka Catholic District School Board	8310	St Charles		Town of Bradford-West Gwillimbury
844.	Simcoe Muskoka Catholic District School Board	8288	Foley		Township of Ramara
845.	Simcoe Muskoka Catholic District School Board	8306	Prince of Peace		Cfb Borden
846.	Simcoe Muskoka Catholic District School Board	8313	St James		Township of Adjala-Tosorontio
847.	Simcoe Muskoka Catholic District School Board	8300	Our Lady of Lourdes		Township of Springwater
848.	Simcoe Muskoka Catholic District School Board	8301	Our Lady of Mercy		Township of Georgian Bay
849.	Simcoe Muskoka Catholic District School Board	8302	Our Lady of Assumption		Township of Clearview
850.	Simcoe Muskoka Catholic District School Board	8298	Notre Dame		Township of Oro-Medonte
851.	Simcoe Muskoka Catholic District School Board	8312	St Francis of Assisi		Town of Innisfil
852.	Simcoe Muskoka Catholic District School Board	9791	Holy Cross		Town of Innisfil
853.	Simcoe Muskoka Catholic District School Board	8287	Father F.X. O'Reilly		Town of New Tecumseth
854.	Simcoe Muskoka Catholic District School Board	8327		St Thomas Aquinas	Town of New Tecumseth
855.	Simcoe Muskoka Catholic District School Board	8330	St Antoine Daniel		Township of Tay
856.	Simcoe Muskoka Catholic District School Board	9407	St Noel Chabanel		Town of Wasaga Beach
857.	St. Clair Catholic District School Board	3732	St. Anne Catholic S, Blenheim		Municipality of Chatham-Kent
858.	St. Clair Catholic District School Board	4236	St. Mary Catholic S.		Municipality of Chatham-Kent
859.	St. Clair Catholic District School Board	4002	St. Ignatius Catholic S		Municipality of Chatham-Kent
860.	St. Clair Catholic District School Board	4315	St. Michael Catholic S, Bright's Grove		City of Sarnia
861.	St. Clair Catholic District School Board	4527	St. Vincent Catholic S		Municipality of Chatham-Kent
862.	St. Clair Catholic District School Board	6387	St. Joseph Catholic S, Corunna		Township of St. Clair
863.	St. Clair Catholic District School Board	4297	St. Michael Catholic S, Dresden		Municipality of Chatham-Kent
864.	St. Clair Catholic District School Board	4061	St. John Fisher Catholic S		Municipality of Lambton Shores
865.	St. Clair Catholic District School Board	4424	St. Philip Catholic S		Town of Petrolia
866.	St. Clair Catholic District School Board	3649	Sacred Heart Catholic S, Port Lambton		Township of St. Clair
867.	St. Clair Catholic District School Board	4304	St. Michael Catholic S, Ridgetown		Municipality of Chatham-Kent
868.	St. Clair Catholic District School Board	4386	St. Paul Catholic S		Municipality of Chatham-Kent

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
869.	St. Clair Catholic District School Board	4123	St. Joseph Catholic S, Tilbury		Municipality of Chatham-Kent
870.	St. Clair Catholic District School Board	4400	St. Peter Canisius Catholic S		Township of Warwick
871.	St. Clair Catholic District School Board	3315	Holy Rosary Catholic S		Town of Plympton-Wyoming
872.	Sudbury Catholic District School Board	4240	St Mary Sep S		City of Greater Sudbury
873.	Sudbury Catholic District School Board	3844	St Charles Sep S		City of Greater Sudbury
874.	Sudbury Catholic District School Board	3550	St Paul the Apostle Sep S		City of Greater Sudbury
875.	Sudbury Catholic District School Board	4116	St Joseph Sep S		Municipality of Killarney
876.	Sudbury Catholic District School Board	4212	St Mark Sep S		Municipality of Markstay-Warren
877.	Sudbury Catholic District School Board	3766	St Christopher Sep S		City of Greater Sudbury
878.	Superior North Catholic District School Board	4100	St Joseph		Municipality of Greenstone
879.	Superior North Catholic District School Board	3514	Our Lady of Fatima		Municipality of Greenstone
880.	Superior North Catholic District School Board	3542	Our Lady of Lourdes S		Township of Manitouwadge
881.	Superior North Catholic District School Board	3319	Holy Saviour		Town of Marathon
882.	Superior North Catholic District School Board	3821	St Brigid Sep S		Municipality of Greenstone
883.	Superior North Catholic District School Board	10661	Saint Edward Catholic School		Township of Nipigon
884.	Superior North Catholic District School Board	3996	St Hilary Sep S		Township of Red Rock
885.	Superior North Catholic District School Board	3269	Holy Angels Sep S		Township of Schreiber
886.	Superior North Catholic District School Board	4230	St Martin		Township of Terrace Bay
887.	Superior-Greenstone District School Board	5389	Beardmore PS		Municipality of Greenstone
888.	Superior-Greenstone District School Board	601	Dorion PS		Township of Dorion
889.	Superior-Greenstone District School Board	896	B A Parker PS		Municipality of Greenstone
890.	Superior-Greenstone District School Board	5388		Geraldton Comp Secondary School	Municipality of Greenstone
891.	Superior-Greenstone District School Board	9535	Marjorie Mills PS		Municipality of Greenstone
892.	Superior-Greenstone District School Board	1436	Manitouwadge PS		Township of Manitouwadge
893.	Superior-Greenstone District School Board	9319		New Manitouwadge HS	Township of Manitouwadge
894.	Superior-Greenstone District School Board	1461	Margaret Twomey PS		Town of Marathon
895.	Superior-Greenstone District School Board	5507		Marathon HS	Town of Marathon
896.	Superior-Greenstone District School Board	1632	George O'Neill PS		Township of Nipigon
897.	Superior-Greenstone District School Board	1963	Red Rock PS		Township of Red Rock
898.	Superior-Greenstone District School Board	5542		Nipigon Red Rock DHS	Township of Red Rock

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
899.	Superior-Greenstone District School Board	2089	Schreiber PS		Township of Schreiber
900.	Superior-Greenstone District School Board	2289	Terrace Bay PS		Township of Terrace Bay
901.	Superior-Greenstone District School Board	5631		Lake Superior HS	Township of Terrace Bay
902.	Thames Valley District School Board	683	East Williams Memorial PS		Municipality of North Middlesex
903.	Thames Valley District School Board	1500	McGillivray Central PS		Municipality of North Middlesex
904.	Thames Valley District School Board	1381	Centennial Central PS		Township of Middlesex Centre
905.	Thames Valley District School Board	5517		Medway HS	Township of Middlesex Centre
906.	Thames Valley District School Board	1429	Summer's Corners PS		Township of Malahide
907.	Thames Valley District School Board	2459	Beachville PS		Township of South-West Oxford
908.	Thames Valley District School Board	600	South Dorchester PS		Township of Malahide
909.	Thames Valley District School Board	1656	North Norwich PS		Township of Norwich
910.	Thames Valley District School Board	569	Delaware Central PS		Township of Middlesex Centre
911.	Thames Valley District School Board	1857	Prince Andrew PS		Township of Middlesex Centre
912.	Thames Valley District School Board	1664	Northdale Central Sr PS		Municipality of Thames Centre
913.	Thames Valley District School Board	1992	River Heights PS		Municipality of Thames Centre
914.	Thames Valley District School Board	5309		Lord Dorchester SS	Municipality of Thames Centre
915.	Thames Valley District School Board	630	Drumbo Central PS		Township of Blandford-Blenheim
916.	Thames Valley District School Board	654	Dunwich-Dutton PS		Municipality of Dutton-Dunwich
917.	Thames Valley District School Board	2589	Zorra Highland Park PS		Township of Zorra
918.	Thames Valley District School Board	711	Ekcoe Central PS		Municipality of Southwest Middlesex
919.	Thames Valley District School Board	1571	Mosa Central PS		Municipality of Southwest Middlesex
920.	Thames Valley District School Board	5391		Glencoe DHS	Municipality of Southwest Middlesex
921.	Thames Valley District School Board	1059	Hickson Central PS		Township of East Zorra-Tavistock
922.	Thames Valley District School Board	1738	Oxbow PS		Township of Middlesex Centre
923.	Thames Valley District School Board	2358	Valleyview Central PS		Township of Middlesex Centre
924.	Thames Valley District School Board	1148	Innerkip Central PS		Township of East Zorra-Tavistock
925.	Thames Valley District School Board	5	A J Baker		Township of Zorra
926.	Thames Valley District School Board	1770	Parkview PS		Township of Middlesex Centre
927.	Thames Valley District School Board	192	Biddulph Central PS		Township of Lucan Biddulph
928.	Thames Valley District School Board	1398	Lucan PS		Township of Lucan Biddulph

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	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
929.	Thames Valley District School Board	323	Caradoc South PS		Township of Strathroy-Caradoc
930.	Thames Valley District School Board	321	Caradoc Central PS		Township of Strathroy-Caradoc
931.	Thames Valley District School Board	1677	Norwich PS		Township of Norwich
932.	Thames Valley District School Board	5557		Norwich DHS	Township of Norwich
933.	Thames Valley District School Board	2183	Otterville Central PS		Township of Norwich
934.	Thames Valley District School Board	1758	Parkhill-West Williams PS		Municipality of North Middlesex
935.	Thames Valley District School Board	5548		North Middlesex DHS	Municipality of North Middlesex
936.	Thames Valley District School Board	1826	Plattsville & District PS		Township of Blandford-Blenheim
937.	Thames Valley District School Board	1840	Port Burwell PS		Municipality of Bayham
938.	Thames Valley District School Board	1890	Princeton Central PS		Township of Blandford-Blenheim
939.	Thames Valley District School Board	38	Aldborough PS		Municipality of West Elgin
940.	Thames Valley District School Board	2577	Sparta PS		Municipality of Central Elgin
941.	Thames Valley District School Board	2203	Springfield PS		Township of Malahide
942.	Thames Valley District School Board	2194	Southwold PS		Township of Southwold
943.	Thames Valley District School Board	2578	New Sarum PS		Municipality of Central Elgin
944.	Thames Valley District School Board	2248	Straffordville PS		Municipality of Bayham
945.	Thames Valley District School Board	22	Adelaide - W G MacDonald PS		Township of Adelaide-Metcalf
946.	Thames Valley District School Board	322	Caradoc North PS		Township of Strathroy-Caradoc
947.	Thames Valley District School Board	1535	Metcalf Central PS		Township of Adelaide-Metcalf
948.	Thames Valley District School Board	2280	Tavistock PS		Township of East Zorra-Tavistock
949.	Thames Valley District School Board	2292	Thamesford PS		Township of Zorra
950.	Thames Valley District School Board	1348	Leesboro Central PS		Municipality of Thames Centre
951.	Thames Valley District School Board	1835	Plover Mills PS		Municipality of Thames Centre
952.	Thames Valley District School Board	2450		West Elgin SS	Municipality of West Elgin
953.	Thames Valley District School Board	5886	West Elgin Sr PS		Municipality of West Elgin
954.	Thames Valley District School Board	680	East Oxford PS		Township of Norwich
955.	Thames Valley District School Board	9932	Sweaburg PS		Township of South-West Oxford
956.	Trillium Lakelands District School Board	952	Grandview PS		Township of Cavan-Millbrook-North Monaghan
957.	Trillium Lakelands District School Board	2026	Rolling Hills PS		City of Kawartha Lakes
958.	Trillium Lakelands District School Board	217	Bobcaygeon PS		City of Kawartha Lakes

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
959.	Trillium Lakelands District School Board	1597	Muskoka Falls/Oakley PS		Town of Bracebridge
960.	Trillium Lakelands District School Board	2092	Fenelon Twp PS		City of Kawartha Lakes
961.	Trillium Lakelands District School Board	325	Cardiff ES		Municipality of Highlands East
962.	Trillium Lakelands District School Board	190	Ridgewood PS		City of Kawartha Lakes
963.	Trillium Lakelands District School Board	651	Dunsford Dist ES		City of Kawartha Lakes
964.	Trillium Lakelands District School Board	1155	Irwin Memorial PS		Township of Lake of Bays
965.	Trillium Lakelands District School Board	1331	Langton PS		City of Kawartha Lakes
966.	Trillium Lakelands District School Board	5361		Fenelon Falls SS	City of Kawartha Lakes
967.	Trillium Lakelands District School Board	10386		Fenelon Falls Community Learning Centre	City of Kawartha Lakes
968.	Trillium Lakelands District School Board	1001	J Douglas Hodgson ES		Township of Dysart Et Al
969.	Trillium Lakelands District School Board	2379		CLC - Haliburton	Township of Dysart Et Al
970.	Trillium Lakelands District School Board	5409		Haliburton Highland SS	Township of Dysart Et Al
971.	Trillium Lakelands District School Board	9548	Stuart Baker ES		Township of Dysart Et Al
972.	Trillium Lakelands District School Board	5971	Glen Orchard/Honey Harbour PS		Township of Georgian Bay
973.	Trillium Lakelands District School Board	274	Riverside PS		Town of Huntsville
974.	Trillium Lakelands District School Board	714	Lady MacKenzie PS		City of Kawartha Lakes
975.	Trillium Lakelands District School Board	5892		Adult Ed. & Trg Centre	City of Kawartha Lakes
976.	Trillium Lakelands District School Board	618	Dr. George Hall PS		City of Kawartha Lakes
977.	Trillium Lakelands District School Board	82	Archie Stouffer ES		Township of Minden Hills
978.	Trillium Lakelands District School Board	1428	Mariposa ES		City of Kawartha Lakes
979.	Trillium Lakelands District School Board	1704	Lady Eaton ES		City of Kawartha Lakes
980.	Trillium Lakelands District School Board	6372	Scott Young PS		City of Kawartha Lakes
981.	Trillium Lakelands District School Board	1522	Glen Orchard/Honey Harbour PS		Township of Muskoka Lakes
982.	Trillium Lakelands District School Board	1569	K P Manson PS		Town of Gravenhurst
983.	Trillium Lakelands District School Board	2350	V K Greer Memorial PS		Town of Huntsville
984.	Trillium Lakelands District School Board	2433	Watt PS		Township of Muskoka Lakes
985.	Trillium Lakelands District School Board	2501	Wilberforce ES		Municipality of Highlands East
986.	Trillium Lakelands District School Board	2568	Woodville ES		City of Kawartha Lakes
987.	Upper Canada District School Board	10551	Meadowview Public School		Township of Elizabethtown-Kitley
988.	Upper Canada District School Board	5395		Glengarry DHS	Township of North Glengarry

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
989.	Upper Canada District School Board	65	Naismith Memorial PS		Town of Mississippi Mills
990.	Upper Canada District School Board	5207		Almonte & District High School	Town of Mississippi Mills
991.	Upper Canada District School Board	6340	R Tait Mckenzie PS		Town of Mississippi Mills
992.	Upper Canada District School Board	107	Pineview Public School		Township of Athens
993.	Upper Canada District School Board	5215		Athens District High School	Township of Athens
994.	Upper Canada District School Board	113	Roxmore PS		Township of North Stormont
995.	Upper Canada District School Board	5691		Tagwi Secondary School	Township of North Stormont
996.	Upper Canada District School Board	1328	S J McLeod PS		Township of South Glengarry
997.	Upper Canada District School Board	182	North Stormont PS		Township of North Stormont
998.	Upper Canada District School Board	398	Dixons Corners PS		Township of South Dundas
999.	Upper Canada District School Board	50	Algonquin Public School		Township of Augusta
1000.	Upper Canada District School Board	178	Benson Public School		Township of Edwardsburgh/Cardinal
1001.	Upper Canada District School Board	160	Beckwith PS		Township of Beckwith
1002.	Upper Canada District School Board	441	Chesterville PS		Township of North Dundas
1003.	Upper Canada District School Board	732	Elma PS		Township of South Dundas
1004.	Upper Canada District School Board	1450	Maple Ridge Sr PS		Township of North Dundas
1005.	Upper Canada District School Board	5544		North Dundas DHS	Township of North Dundas
1006.	Upper Canada District School Board	1305	Laggan PS		Township of North Glengarry
1007.	Upper Canada District School Board	538	South Crosby Public School		Township of Rideau Lakes
1008.	Upper Canada District School Board	5615		Rideau District High School	Township of Rideau Lakes
1009.	Upper Canada District School Board	312	Cambridge PS		Municipality of The Nation
1010.	Upper Canada District School Board	2048	Rothwell-Osnabruck E S		Township of South Stormont
1011.	Upper Canada District School Board	5572		Rothwell-Osnabruck DHS	Township of South Stormont
1012.	Upper Canada District School Board	1583	Inkerman PS		Township of North Dundas
1013.	Upper Canada District School Board	1153	Iroquois PS		Township of South Dundas
1014.	Upper Canada District School Board	5441		Seaway District HS	Township of South Dundas
1015.	Upper Canada District School Board	1247	Kemptville Public School		Municipality of North Grenville
1016.	Upper Canada District School Board	2191	South Branch Elementary School		Municipality of North Grenville
1017.	Upper Canada District School Board	5546		North Grenville District High School	Municipality of North Grenville
1018.	Upper Canada District School Board	1446	Maple Grove Public School		Township of Lanark Highlands

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1019.	Upper Canada District School Board	10553	Thousand Islands Elementary School		Township of Leeds And The Thousand Islands
1020.	Upper Canada District School Board	1378	Lombardy Public School		Township of Rideau Lakes
1021.	Upper Canada District School Board	1382	Longue Sault PS		Township of South Stormont
1022.	Upper Canada District School Board	1403	Lyn Public School		Township of Elizabethtown-Kitley
1023.	Upper Canada District School Board	2270	Sweets Corners Elementary School		Township of Leeds And The Thousand Islands
1024.	Upper Canada District School Board	1423	Maitland Public School		Township of Augusta
1025.	Upper Canada District School Board	1431	Front of Yonge Public School		Township of Front of Yonge
1026.	Upper Canada District School Board	1475	Martintown PS		Township of South Glengarry
1027.	Upper Canada District School Board	1491	Maxville PS		Township of North Glengarry
1028.	Upper Canada District School Board	1533	Merrickville Public School		Village of Merrickville-Wolford
1029.	Upper Canada District School Board	2549	Wolford Public School		Village of Merrickville-Wolford
1030.	Upper Canada District School Board	2530	Morewood PS		Township of North Dundas
1031.	Upper Canada District School Board	1568	Morrisburg PS		Township of South Dundas
1032.	Upper Canada District School Board	1741	Oxford-On-Rideau Public School		Municipality of North Grenville
1033.	Upper Canada District School Board	1746	Pakenham PS		Town of Mississippi Mills
1034.	Upper Canada District School Board	631	Drummond Central PS		Township of Drummond-North Elmsley
1035.	Upper Canada District School Board	737	North Elmsley PS		Township of Drummond-North Elmsley
1036.	Upper Canada District School Board	917	Glen Tay PS		Township of Tay Valley
1037.	Upper Canada District School Board	1825	Plantagenet PS		Township of Alfred And Plantagenet
1038.	Upper Canada District School Board	1623	Rideau Centennial Public School		Township of Rideau Lakes
1039.	Upper Canada District School Board	220	Boundary Street Public School		Separated Town of Prescott
1040.	Upper Canada District School Board	376	Central Public School		Separated Town of Prescott
1041.	Upper Canada District School Board	707	South Edwardsburg PS		Township of Edwardsburgh/Cardinal
1042.	Upper Canada District School Board	1492	Maynard Public School		Township of Augusta
1043.	Upper Canada District School Board	5664		South Grenville District High School	Separated Town of Prescott
1044.	Upper Canada District School Board	1604	Nationview PS		Township of North Dundas
1045.	Upper Canada District School Board	353	Centennial '67 Public School		Township of Edwardsburgh/Cardinal
1046.	Upper Canada District School Board	5993	North Edwardsburg PS		Township of Edwardsburgh/Cardinal
1047.	Upper Canada District School Board	1853	Pleasant Corners PS		Township of Champlain

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1048.	Upper Canada District School Board	5716		Vankleek Hill CI	Township of Champlain
1049.	Upper Canada District School Board	1981	Rideau Vista Public School		Township of Rideau Lakes
1050.	Upper Canada District School Board	2512	Williamstown PS		Township of South Glengarry
1051.	Upper Canada District School Board	5253		Char-Lan District High School	Township of South Glengarry
1052.	Upper Canada District School Board	2528	Winchester PS		Township of North Dundas
1053.	Upper Grand District School Board	1789	Alma PS		Township of Mapleton
1054.	Upper Grand District School Board	101	Arthur PS		Township of Wellington North
1055.	Upper Grand District School Board	411	Centre Peel PS		Township of Mapleton
1056.	Upper Grand District School Board	627	Drayton Heights P.S.		Township of Mapleton
1057.	Upper Grand District School Board	739	Elora Sr PS		Township of Centre Wellington
1058.	Upper Grand District School Board	749	Brisbane PS		Town of Erin
1059.	Upper Grand District School Board	5353	Erin PS		Town of Erin
1060.	Upper Grand District School Board	9987		Erin DHS	Town of Erin
1061.	Upper Grand District School Board	10487		Centre Wellington District High School	Township of Centre Wellington
1062.	Upper Grand District School Board	949	Grand Valley & District PS		Township of East Luther Grand Valley
1063.	Upper Grand District School Board	1838	Ponsonby PS		Township of Centre Wellington
1064.	Upper Grand District School Board	1899	Aberfoyle PS		Township of Puslinch
1065.	Upper Grand District School Board	1024	Harriston PS		Town of Minto
1066.	Upper Grand District School Board	1553	Minto-Clifford PS		Town of Minto
1067.	Upper Grand District School Board	750	Ross R MacKay PS		Town of Erin
1068.	Upper Grand District School Board	1248	Kenilworth PS		Township of Wellington North
1069.	Upper Grand District School Board	1561	Maryborough PS		Township of Mapleton
1070.	Upper Grand District School Board	1576	Mount Forest PS		Township of Wellington North
1071.	Upper Grand District School Board	10488		Wellington Heights	Township of Wellington North
1072.	Upper Grand District School Board	9432	Laurelwoods ES		Township of Amaranth
1073.	Upper Grand District School Board	866	East Garafraxa Central PS		Township of East Garafraxa
1074.	Upper Grand District School Board	1752	Palmerston P.S.		Town of Minto
1075.	Upper Grand District School Board	5556		Norwell DHS	Town of Minto
1076.	Upper Grand District School Board	748	Eramosa PS		Township of Guelph/Eramosa
1077.	Upper Grand District School Board	2020	Rockwood Centennial PS		Township of Guelph/Eramosa

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1078.	Upper Grand District School Board	2078	Salem PS		Township of Centre Wellington
1079.	Upper Grand District School Board	361	Centennial Hylands E S		Township of Amaranth
1080.	Upper Grand District School Board	939	Hyland Heights E S		Town of Shelburne
1081.	Upper Grand District School Board	1856	Primrose E S		Township of Mulmur
1082.	Upper Grand District School Board	5275		Centre Dufferin DHS	Town of Shelburne
1083.	Waterloo Catholic District School Board	9939	St. Brigid		Township of North Dumfries
1084.	Waterloo Catholic District School Board	4590	St Boniface Sep S (Maryhill)		Township of Woolwich
1085.	Waterloo Catholic District School Board	4596	St Agatha S		Township of Wilmot
1086.	Waterloo Catholic District School Board	4592	St Clement Sep S		Township of Wellesley
1087.	Waterloo Region District School Board	115	Ayr PS		Township of North Dumfries
1088.	Waterloo Region District School Board	9963	Cedar Creek		Township of North Dumfries
1089.	Waterloo Region District School Board	2523	Baden PS		Township of Wilmot
1090.	Waterloo Region District School Board	5732		Waterloo-Oxford DSS	Township of Wilmot
1091.	Waterloo Region District School Board	2428	Breslau PS		Township of Woolwich
1092.	Waterloo Region District School Board	2570	Conestogo PS		Township of Woolwich
1093.	Waterloo Region District School Board	829	Floradale PS		Township of Woolwich
1094.	Waterloo Region District School Board	1369	Linwood PS		Township of Wellesley
1095.	Waterloo Region District School Board	2519	New Dundee PS		Township of Wilmot
1096.	Waterloo Region District School Board	841	Forest Glen PS		Township of Wilmot
1097.	Waterloo Region District School Board	1618	Grandview PS		Township of Wilmot
1098.	Waterloo Region District School Board	2521	Wilmot Sr PS		Township of Wilmot
1099.	Waterloo Region District School Board	2571	Three Bridges PS		Township of Woolwich
1100.	Waterloo Region District School Board	2573	St Jacobs PS		Township of Woolwich
1101.	Waterloo Region District School Board	2440	Wellesley PS		Township of Wellesley
1102.	Wellington Catholic District School Board	4041	St John Cath Arth		Township of Wellington North
1103.	Wellington Catholic District School Board	4242	St Mary Cath Elora		Township of Centre Wellington
1104.	Wellington Catholic District School Board	4059	St John Brebeuf Cath S		Town of Erin
1105.	Wellington Catholic District School Board	4241	St Mary Cath MF		Township of Wellington North
1106.	Windsor-Essex Catholic District School Board	4055	St John the Baptist Sep S		Town of Lakeshore
1107.	Windsor-Essex Catholic District School Board	4538	St William Sep S		Town of Lakeshore

Item/ Point	Column/Colonne 1	Column/Colonne 2	Column/Colonne 3	Column/Colonne 4	Column/Colonne 5
	Name of Board/Nom du conseil	SFIS No./N° du SIIS	Elementary School/École élémentaire	Secondary School/École secondaire	Location/Lieu
1108.	Windsor-Essex Catholic District School Board	4480	St Theresa Sep S		Town of Amherstburg
1109.	Windsor-Essex Catholic District School Board	4571		St Thomas of Villanova SS	Town of Lasalle
1110.	Windsor-Essex Catholic District School Board	4245	St Mary's S		Town of Tecumseh
1111.	Windsor-Essex Catholic District School Board	4084	St Joseph Sep S		Town of Amherstburg
1112.	Windsor-Essex Catholic District School Board	3084	Our Lady of the Annunciation		Town of Lakeshore
1113.	Windsor-Essex Catholic District School Board	4406	St Peter Sep S		Town of Tecumseh
1114.	Windsor-Essex Catholic District School Board	4064	St John Sep S		Town of Lakeshore
1115.	York Catholic District School Board	3638	Holy Name CES		Township of King
1116.	York Catholic District School Board	4280	St. Mary CES		Township of King
1117.	York Catholic District School Board	4352	St. Patrick (Schomberg) CES		Township of King
1118.	York Catholic District School Board	3500	Our Lady of Good CES		Town of East Gwillimbury
1119.	York Catholic District School Board	3759	St. Bernadette CES		Town of Georgina
1120.	York Region District School Board	1258	Kettleby PS		Township of King
1121.	York Region District School Board	1285	King City PS		Township of King
1122.	York Region District School Board	1301	Kleinburg PS		City of Vaughan
1123.	York Region District School Board	1572	Mount Albert PS		Town of East Gwillimbury
1124.	York Region District School Board	1289	Nobleton Junior PS		Township of King
1125.	York Region District School Board	1637	Nobleton Sr PS		Township of King
1126.	York Region District School Board	1565	Morning Glory PS		Town of Georgina
1127.	York Region District School Board	985	Queensville PS		Town of East Gwillimbury
1128.	York Region District School Board	1288	Schomberg PS		Township of King
1129.	York Region District School Board	984	Sharon PS		Town of East Gwillimbury
1130.	York Region District School Board	119	Ballantrae PS		Town of Whitchurch-Stouffville
1131.	York Region District School Board	2490	Whitchurch Highlands PS		Town of Whitchurch-Stouffville
1132.	York Region District School Board	199	Black River PS		Town of Georgina
1133.	York Region District School Board	2267	Sutton PS		Town of Georgina
1134.	York Region District School Board	5689		Sutton DHS	Town of Georgina

ONTARIO REGULATION 401/05

made under the

EDUCATION ACT

Made: June 22, 2005
Approved: June 22, 2005
Filed: June 27, 2005

Amending O. Reg. 144/04

(Calculation of Fees for Pupils for the 2004-2005 School Board Fiscal Year)

Note: Ontario Regulation 144/04 has previously been amended. Those amendments are listed in the Table of Regulations and Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Subparagraphs 3 v and vi of subsection 3 (3) of Ontario Regulation 144/04 are revoked and the following substituted:

- v. Calculate the sum of the approved ISA level 1 claims for elementary school pupils of the board for the fiscal year, as determined under section 17 of the grant regulation.
- vi. Calculate the part of the total approved special incidence ISA claims for the board for the fiscal year, as determined under section 19 of the grant regulation, that is generated by elementary school pupils of the board.

(2) Subparagraph 4 v of subsection 3 (4) of the Regulation is amended by striking out “section 28” and substituting “subsection 28 (3)”.

2. Paragraph 1 of subsection 5 (2) of the Regulation is amended by striking out “or (6)” and substituting “or (5)”.

RÈGLEMENT DE L'ONTARIO 401/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005
approuvé le 22 juin 2005
déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 144/04

(Calcul des droits exigibles à l'égard des élèves pour l'exercice 2004-2005 des conseils scolaires)

Remarque : Le Règlement de l'Ontario 144/04 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les sous-dispositions 3 v et vi du paragraphe 3 (3) du Règlement de l'Ontario 144/04 sont abrogées et remplacées par ce qui suit :

- v. Calculer la somme des demandes approuvées à l'égard d'AAS de niveau 1 pour l'exercice, calculées en application de l'article 17 du règlement sur les subventions, qui visent les élèves de l'élémentaire du conseil.
- vi. Calculer la part du total des demandes d'AAS pour cas spéciaux approuvées pour le conseil pour l'exercice, calculées en application de l'article 19 du règlement sur les subventions, qui vise les élèves de l'élémentaire du conseil.

(2) La sous-disposition 4 v du paragraphe 3 (4) du Règlement est modifiée par substitution de «du paragraphe 28 (3)» à «de l'article 28».

2. La disposition 1 du paragraphe 5 (2) du Règlement est modifiée par substitution de «ou (5)» à «ou (6)».

Made by:
Pris par :

Le ministre de l'Éducation,

GERARD KENNEDY
Minister of Education

Date made: June 22, 2005.
Pris le : 22 juin 2005.

29/05

ONTARIO REGULATION 402/05

made under the

EDUCATION ACT

Made: June 22, 2005
Approved: June 22, 2005
Filed: June 27, 2005

Amending O. Reg. 181/98
(Identification and Placement of Exceptional Pupils)

Note: Ontario Regulation 181/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The English version of subsection 13 (2) of Ontario Regulation 181/98 is amended by striking out “district office” and substituting “regional office”.
2. The English version of clause 27 (1) (c) of the Regulation is amended by striking out “district manager” and substituting “regional manager”.

RÈGLEMENT DE L'ONTARIO 402/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 22 juin 2005
approuvé le 22 juin 2005
déposé le 27 juin 2005

modifiant le Règl. de l'Ont. 181/98
(Identification et placement des élèves en difficulté)

Remarque : Le Règlement de l'Ontario 181/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. La version anglaise du paragraphe 13 (2) du Règlement de l'Ontario 181/98 est modifiée par substitution de «regional office» à «district office».
2. La version anglaise de l'alinéa 27 (1) c) du Règlement est modifiée par substitution de «regional manager» à «district manager».

Made by:
Pris par :

Le ministre de l'Éducation,

GERARD KENNEDY
Minister of Education

Date made: June 22, 2005.
Pris le : 22 juin 2005.

29/05

ONTARIO REGULATION 403/05

made under the

EDUCATION ACT

Made: June 22, 2005
Filed: June 27, 2005

Amending O. Reg. 399/00
(Class Size)

Note: Ontario Regulation 399/00 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraph 1 of section 3 of Ontario Regulation 399/00 is amended by striking out “by the credit value” and substituting “by one half of the credit value”.

(2) Section 3 of the Regulation is amended by adding the following paragraph:

1.1 For each non-semestered class in each secondary school of the board, multiply the number of pupils enrolled in the class as of March 31 in the school year by one-half of the credit value of the class. Total the results obtained.

(3) Paragraph 4 of section 3 of the Regulation is amended by striking out “1, 2” and substituting “1, 1.1, 2”.

2. (1) Paragraph 1 of section 9 of the Regulation is amended by striking out “by the credit value” and substituting “by one half of the credit value”.

(2) Section 9 of the Regulation is amended by adding the following paragraph:

1.1 For each non-semestered class in the secondary school, multiply the number of pupils enrolled in the class as of March 31 in the school year by one half of the credit value of the class. Total the results obtained.

(3) Paragraph 4 of section 9 of the Regulation is amended by striking out “1, 2” and substituting “1, 1.1, 2”.

RÈGLEMENT DE L'ONTARIO 403/05

pris en application de la

LOI SUR L'ÉDUCATIONpris le 22 juin 2005
déposé le 27 juin 2005modifiant le Règl. de l'Ont. 399/00
(Effectif des classes)

Remarque : Le Règlement de l'Ontario 399/00 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) La disposition 1 de l'article 3 du Règlement de l'Ontario 399/00 est modifiée par substitution de «la moitié de la valeur en crédits» à «la valeur en crédits».

(2) L'article 3 du Règlement est modifié par adjonction de la disposition suivante :

1.1 Pour chaque classe non semestrielle de chaque école secondaire du conseil, multiplier le nombre d'élèves inscrits à cette classe au 31 mars de l'année scolaire par la moitié de la valeur en crédits de la classe. Additionner les résultats.

(3) La disposition 4 de l'article 3 du Règlement est modifiée par substitution de «1, 1.1, 2» à «1, 2».

2. (1) La disposition 1 de l'article 9 du Règlement est modifiée par substitution de «la moitié de la valeur en crédits» à «la valeur en crédits».

(2) L'article 9 du Règlement est modifié par adjonction de la disposition suivante :

1.1 Pour chaque classe non semestrielle de l'école secondaire, multiplier le nombre d'élèves inscrits à cette classe au 31 mars de l'année scolaire par la moitié de la valeur en crédits de la classe. Additionner les résultats.

(3) La disposition 4 de l'article 9 du Règlement est modifiée par substitution de «1, 1.1, 2» à «1, 2».

29/05

ONTARIO REGULATION 404/05

made under the

LIQUOR LICENCE ACTMade: June 22, 2005
Filed: June 27, 2005Amending O. Reg. 389/91
(Special Occasion Permits)

Note: Ontario Regulation 389/91 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 10 of Ontario Regulation 389/91 is amended by adding the following subsection:

(2) Subsection (1) does not apply to the premises with tiered seats known as Peter Hallman Ball Yard, 220 Hayward Avenue, Kitchener, Ontario for the duration of the International Softball Congress World Fastball Tournament, August 11, 2006 to and including August 19, 2006, on condition that the holder of the permit for that event and all persons selling or serving liquor and all security personnel at the event, other than paid duty police officers acting as security personnel, have completed a server training course approved by the Board.

29/05

ONTARIO REGULATION 405/05

made under the

SAFE DRINKING WATER ACT, 2002

Made: June 22, 2005

Filed: June 27, 2005

Amending O. Reg. 252/05

(Non-Residential and Non-Municipal Seasonal Residential Systems
that Do Not Serve Designated Facilities)

Note: Ontario Regulation 252/05 has not previously been amended.

1. Section 7 of Ontario Regulation 252/05 is amended by adding the following subsection:

(0.1) Section 12 of the Act does not apply to a small municipal non-residential system.

29/05

ONTARIO REGULATION 406/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005

Filed: June 28, 2005

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations - Legislative History Overview which can be found at www.e-Laws.gov.on.ca.**1. Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:****SCHEDULE 52.1**Ontario Regulation 316/03 under the *Highway Traffic Act*

Item	Column 1	Column 2
1.	Unlawfully drive ORV on highway	section 2
2.	Drive ORV on Schedule A highway	section 3
3.	Drive ORV on Schedule B highway	subsection 4 (1)
4.	Drive ATV with passenger on Schedule B highway	subsection 4 (2)
5.	ORV — weight over 450 kg	subsection 7 (1)
6.	ORV — width over 1.35 m	subsection 7 (2)
7.	ORV — tires not low pressure bearing	section 8
8.	ORV — fail to meet safety standards	section 9
9.	Pre-2002 ORV — fail to meet equipment and performance standards	subsection 10 (1)
10.	Post-2001 ORV — fail to meet equipment and performance standards	subsection 10 (2)
11.	ORV — equipment missing	section 11
12.	ORV — equipment not operating properly	section 11
13.	ORV — improper braking system	section 12
14.	ORV — not equipped with required lamps	subsection 13 (1)
15.	ORV — lamps not lit	subsection 13 (2)
16.	ORV — front lamps aimed improperly	subsection 13 (4)
17.	ORV — no rear stop lamp	subsection 13 (5)
18.	ORV — reflex reflectors missing	subsection 13 (7)

Item	Column 1	Column 2
19.	ORV — reflex reflectors fail to meet standards	subsection 13 (8)
20.	ORV — improper windshield	section 14
21.	ORV — driver's view obstructed	subsection 15 (1)
22.	ORV — driver's view obstructed by trailer or load	subsection 15 (2)
23.	ORV — no permit	subsection 16 (1)
24.	ORV — no number plate	subsection 16 (1)
25.	ORV — number plate improperly displayed	subsection 16 (1)
26.	Drive ORV — no insurance	section 17
27.	Drive ORV — no driver's licence	section 18
28.	Drive ORV — fail to wear proper helmet	section 19
29.	ORV — speeding — more than 20 km/h where limit is 50 km/h or less	clause 22 (1) (a)
30.	ORV — speeding — more than 50 km/h where limit is over 50 km/h	clause 22 (1) (b)
31.	ORV — fail to drive on shoulder	subsection 24 (1)
32.	ORV — fail to drive in same direction as traffic	subsection 24 (1)
33.	ORV — fail to drive on roadway at level railway crossing	subsection 24 (3)
34.	ORV — fail to drive in same direction as traffic at level railway crossing	subsection 24 (3)
35.	ORV — fail to drive at right edge of shoulder	subsection 24 (4)
36.	ORV — fail to drive at right edge of roadway	subsection 24 (5)
37.	ORV — fail to yield when entering shoulder or roadway	subsection 24 (6)
38.	ORV — enter shoulder or roadway when not safe	subsection 24 (6)
39.	ORV — drive on median strip	subsection 24 (7)
40.	ORV — drive in designated construction zone	subsection 24 (8)
41.	ORV — drive on highway under construction or maintenance	subsection 24 (8)
42.	ORV — drive adjacent to closed highway	subsection 24 (9)
43.	ORV — pass other vehicle improperly	subsection 24 (10)
44.	ORV — improper start position for left turn	subsection 24 (13)
45.	ORV — improper movement at end of left turn	subsection 24 (14)

29/05

ONTARIO REGULATION 407/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005

Filed: June 28, 2005

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations — Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Item 227 of Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 is revoked and the following substituted:

	227.	Refuse or fail to stop and move vehicle to a safe location	subsection 82 (9)
	227.1	Refuse or fail to submit vehicle to examinations and tests	subsection 82 (9)
	227.2	Refuse or fail to have vehicle repaired and submitted to further examinations and tests	subsection 82 (9)
	227.3	Refuse or fail to have vehicle repaired and submit evidence of compliance	subsection 82 (9)
	227.4	Refuse or fail to assist with examinations and tests of vehicle	subsection 82 (9)
	227.5	Refuse or fail to place vehicle in safe condition	subsection 82 (9)
	227.6	Refuse or fail to remove unsafe vehicle from highway	subsection 82 (9)
	227.7	Operate unsafe vehicle on highway contrary to officer's prohibition	subsection 82 (9)

227.8	Permit operation of unsafe vehicle on highway contrary to officer's prohibition	subsection 82 (9)
227.9	Refuse or fail to stop and move vehicle to a safe location — commercial motor vehicle	subsection 82 (10)
227.10	Refuse or fail to submit vehicle to examinations and tests — commercial motor vehicle	subsection 82 (10)
227.11	Refuse or fail to have vehicle repaired and submitted to further examinations and tests — commercial motor vehicle	subsection 82 (10)
227.12	Refuse or fail to have vehicle repaired and submit evidence of compliance — commercial motor vehicle	subsection 82 (10)
227.13	Refuse or fail to assist with examinations and tests of vehicle — commercial motor vehicle	subsection 82 (10)
227.14	Refuse or fail to place vehicle in safe condition — commercial motor vehicle	subsection 82 (10)
227.15	Refuse or fail to remove unsafe vehicle from highway — commercial motor vehicle	subsection 82 (10)
227.16	Operate unsafe vehicle on highway contrary to officer's prohibition — commercial motor vehicle	subsection 82 (10)
227.17	Permit operation of unsafe vehicle on highway contrary to officer's prohibition — commercial motor vehicle	subsection 82 (10)

(2) Schedule 43 to the Regulation is amended by adding the following items:

314.2	Violate non-weight condition of special permit	clause 110.2 (3) (a)
314.3	Violate weight condition of special permit	clause 110.2 (3) (b)
314.4	Violate weight condition of special permit — liftable axle lifted	clause 110.2 (3) (b)
314.5	Violate weight condition of special permit — liftable axle deployed improperly	clause 110.2 (3) (b)
314.6	Violate more than one condition, including a weight condition, of special permit	clause 110.2 (3) (c)
314.7	Violate more than one condition, including a weight condition, of special permit — liftable axle lifted	clause 110.2 (3) (c)
314.8	Violate more than one condition, including a weight condition, of special permit — liftable axle deployed improperly	clause 110.2 (3) (c)

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317.1	Overweight on tires ...kg. — liftable axle lifted	clause 115 (1) (a)
317.2	Overweight on tires ...kg. — liftable axle deployed improperly	clause 115 (1) (a)

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318.1	Overweight on tires ...kg. — liftable axle lifted	clause 115 (1) (b)
318.2	Overweight on tires ...kg. — liftable axle deployed improperly	clause 115 (1) (b)

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319.1	Overweight single axle (single tires) ...kg. Class A Highway — liftable axle lifted	clause 116 (1) (a)
319.2	Overweight single axle (single tires) ...kg. Class A Highway — liftable axle deployed improperly	clause 116 (1) (a)

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320.1	Overweight single axle (dual tires) ...kg. Class A Highway — liftable axle lifted	clause 116 (1) (b)
320.2	Overweight single axle (dual tires) ...kg. Class A Highway — liftable axle deployed improperly	clause 116 (1) (b)

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321.1	Overweight dual axle ...kg. Class A Highway — liftable axle lifted	clause 116 (1) (c)
321.2	Overweight dual axle ...kg. Class A Highway — liftable axle deployed improperly	clause 116 (1) (c)

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322.1	Overweight triple axle ...kg. Class A Highway — liftable axle lifted	clause 116 (1) (d)
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	322.2	Overweight triple axle ...kg. Class A Highway — liftable axle deployed improperly	clause 116 (1) (d)
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	323.1	Overweight dual axle (single tires) ...kg. Class A Highway — liftable axle lifted	subsection 116 (2)
	323.2	Overweight dual axle (single tires) ...kg. Class A Highway — liftable axle deployed improperly	subsection 116 (2)

	324.1	Overweight triple axle (single tires) ...kg. Class A Highway — liftable axle lifted	subsection 116 (3)
	324.2	Overweight triple axle (single tires) ...kg. Class A Highway — liftable axle deployed improperly	subsection 116 (3)

	325.1	Overweight single front axle ...kg. No verification. Class A Highway — liftable axle lifted	subsection 116 (4)
	325.2	Overweight single front axle ...kg. No verification. Class A Highway — liftable axle deployed improperly	subsection 116 (4)

(3) Items 326, 327, 328, 329, 330 and 331 of Schedule 43 to the Regulation are revoked and the following substituted:

	326	Overweight single front axle ...kg. Exceed rating. Class A Highway	subsection 116 (6)
	326.1	Overweight single front axle ...kg. Exceed rating. Class A Highway liftable axle lifted	subsection 116 (6)
	326.2	Overweight single front axle ...kg. Exceed rating. Class A Highway — liftable axle deployed improperly	subsection 116 (6)
	327	Overweight two axle group ...kg. Class A Highway	clause 117 (1) (a)
	327.1	Overweight two axle group ...kg. Class A Highway — liftable axle lifted	clause 117 (1) (a)
	327.2	Overweight two axle group ...kg. Class A Highway — liftable axle deployed improperly	clause 117 (1) (a)
	328	Overweight three axle group ...kg. Class A Highway	clause 117 (1) (b)
	328.1	Overweight three axle group ...kg. Class A Highway — liftable axle lifted	clause 117 (1) (b)
	328.2	Overweight three axle group ...kg. Class A Highway — liftable axle deployed improperly	clause 117 (1) (b)
	329	Overweight four axle group ...kg. Class A Highway	clause 117 (1) (c)
	329.1	Overweight four axle group ...kg. Class A Highway — liftable axle lifted	clause 117 (1) (c)
	329.2	Overweight four axle group ...kg. Class A Highway — liftable axle deployed improperly	clause 117 (1) (c)
	330	Overweight vehicle ...kg. Class A Highway	section 118
	330.1	Overweight vehicle ...kg. Class A Highway — liftable axle lifted	section 118
	330.2	Overweight vehicle ...kg. Class A Highway — liftable axle deployed improperly	section 118
	331	Overweight vehicle during freeze-up ...kg.	subsection 119 (4)
	331.1	Overweight vehicle during freeze-up ...kg. — liftable axle lifted	subsection 119 (4)
	331.2	Overweight vehicle during freeze-up ...kg. — liftable axle deployed improperly	subsection 119 (4)

(4) The French version of item 332 of Schedule 43 to the Regulation is revoked and the following substituted:

	332.	Poids excessif sur un essieu ... kilogrammes. Route de catégorie B	article 120
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(5) Schedule 43 to the Regulation is amended by adding the following items:

	332.1	Overweight on axle ...kg. Class B Highway — liftable axle lifted	section 120
	332.2	Overweight on axle ...kg. Class B Highway — liftable axle deployed improperly	section 120

	335.1	Overweight on axle ...kg. — reduced load period	subsection 122 (1)
	335.2	Overweight on axle ...kg. — reduced load period — liftable axle lifted	subsection 122 (1)
	335.3	Overweight on axle ...kg. — reduced load period — liftable axle deployed improperly	subsection 122 (1)
	335.4	Overweight on tire ...kg. — reduced load period	subsection 122 (3)
	335.5	Overweight on tire ...kg. — reduced load period — liftable axle lifted	subsection 122 (3)
	335.6	Overweight on tire ...kg. — reduced load period — liftable axle deployed improperly	subsection 122 (3)

	544.1	Insurer fail to notify Registrar as prescribed re irreparable or salvage vehicle	subsection 199.1 (4)
	544.2	Specified person fail to notify Registrar as prescribed re irreparable or salvage vehicle	subsection 199.1 (5)
	544.3	Misclassify vehicle as irreparable or salvage in notice to Registrar	subsection 199.1 (7)
	544.4	Fail to notify permit holder as prescribed re irreparable or salvage vehicle	subsection 199.1 (8)
	544.5	Fail to return permit or portion of permit for irreparable or salvage vehicle to Registrar as prescribed	subsection 199.1 (16)
	544.6	Drive or draw irreparable or salvage vehicle	subsection 199.1 (19)
	544.7	Permit irreparable or salvage vehicle to be driven or drawn	subsection 199.1 (19)

RÈGLEMENT DE L'ONTARIO 407/05

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 22 juin 2005
déposé le 28 juin 2005

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le numéro 227 de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est abrogé et remplacé par ce qui suit :

	227.	Refuser ou omettre de s'arrêter et de déplacer un véhicule à un endroit sûr	paragraphe 82 (9)
	227.1	Refuser ou omettre de présenter un véhicule à des examens et vérifications	paragraphe 82 (9)
	227.2	Refuser ou omettre de faire réparer un véhicule et de le présenter à des examens et vérifications supplémentaires	paragraphe 82 (9)
	227.3	Refuser ou omettre de faire réparer un véhicule et de présenter la preuve établissant qu'il est conforme aux exigences	paragraphe 82 (9)
	227.4	Refuser ou omettre d'aider à effectuer les examens et vérifications d'un véhicule	paragraphe 82 (9)
	227.5	Refuser ou omettre de remettre un véhicule en bon état	paragraphe 82 (9)
	227.6	Refuser ou omettre d'enlever un véhicule en mauvais état d'une voie publique	paragraphe 82 (9)
	227.7	Utiliser un véhicule en mauvais état sur une voie publique contrairement à l'interdiction d'un agent	paragraphe 82 (9)
	227.8	Permettre d'utiliser un véhicule en mauvais état sur une voie publique contrairement à l'interdiction d'un agent	paragraphe 82 (9)
	227.9	Refuser ou omettre de s'arrêter et de déplacer un véhicule utilitaire à un endroit sûr	paragraphe 82 (10)

227.10	Refuser ou omettre de présenter un véhicule utilitaire à des examens et vérifications	paragraphe 82 (10)
227.11	Refuser ou omettre de faire réparer un véhicule utilitaire et de le présenter à des examens et vérifications supplémentaires	paragraphe 82 (10)
227.12	Refuser ou omettre de faire réparer un véhicule utilitaire et de présenter la preuve établissant qu'il est conforme aux exigences	paragraphe 82 (10)
227.13	Refuser ou omettre d'aider à effectuer les examens et vérifications d'un véhicule utilitaire	paragraphe 82 (10)
227.14	Refuser ou omettre de remettre un véhicule utilitaire en bon état	paragraphe 82 (10)
227.15	Refuser ou omettre d'enlever un véhicule utilitaire en mauvais état d'une voie publique	paragraphe 82 (10)
227.16	Utiliser un véhicule utilitaire en mauvais état sur une voie publique contrairement à l'interdiction d'un agent	paragraphe 82 (10)
227.17	Permettre d'utiliser un véhicule utilitaire en mauvais état sur une voie publique contrairement à l'interdiction d'un agent	paragraphe 82 (10)

(2) L'annexe 43 du Règlement est modifiée par adjonction des numéros suivants :

314.2	Violer une condition d'une autorisation spéciale non relative au poids	alinéa 110.2 (3) a)
314.3	Violer une condition d'une autorisation spéciale se rapportant au poids	alinéa 110.2 (3) b)
314.4	Violer une condition d'une autorisation spéciale relative au poids — essieu relevable relevé	alinéa 110.2 (3) b)
314.5	Violer une condition d'une autorisation spéciale relative au poids — utilisation irrégulière d'un essieu relevable	alinéa 110.2 (3) b)
314.6	Violer plus d'une condition, y compris une condition relative au poids, d'une autorisation spéciale	alinéa 110.2 (3) c)
314.7	Violer plus d'une condition, y compris une condition relative au poids, d'une autorisation spéciale — essieu relevable relevé	alinéa 110.2 (3) c)
314.8	Violer plus d'une condition, y compris une condition relative au poids, d'une autorisation spéciale — utilisation irrégulière d'un essieu relevable	alinéa 110.2 (3) c)

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317.1	Poids excessif sur les pneus ... kilogrammes — essieu relevable relevé	alinéa 115 (1) a)
317.2	Poids excessif sur les pneus ... kilogrammes — utilisation irrégulière d'un essieu relevable	alinéa 115 (1) a)

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318.1	Poids excessif sur les pneus ... kilogrammes — essieu relevable relevé	alinéa 115 (1) b)
318.2	Poids excessif sur les pneus ... kilogrammes — utilisation irrégulière d'un essieu relevable	alinéa 115 (1) b)

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319.1	Poids excessif sur un essieu simple avec des pneus simples ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 116 (1) a)
319.2	Poids excessif sur un essieu simple avec des pneus simples ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 116 (1) a)

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320.1	Poids excessif sur un essieu simple avec des pneus doubles ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 116 (1) b)
320.2	Poids excessif sur un essieu simple avec des pneus doubles ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 116 (1) b)

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321.1	Poids excessif sur un essieu double ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 116 (1) c)
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	321.2	Poids excessif sur un essieu double ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 116 (1) c)
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	322.1	Poids excessif sur un essieu triple ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 116 (1) d)
	322.2	Poids excessif sur un essieu triple ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 116 (1) d)

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	323.1	Poids excessif sur un essieu double avec des pneus simples ... kilogrammes. Route de catégorie A — essieu relevable relevé	paragraphe 116 (2)
	323.2	Poids excessif sur un essieu double avec des pneus simples ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	paragraphe 116 (2)

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	324.1	Poids excessif sur un essieu triple avec des pneus simples ... kilogrammes. Route de catégorie A — essieu relevable relevé	paragraphe 116 (3)
	324.2	Poids excessif sur un essieu triple avec des pneus simples ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	paragraphe 116 (3)

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	325.1	Poids excessif sur un essieu avant simple ... kilogrammes. Aucune vérification. Route de catégorie A — essieu relevable relevé	paragraphe 116 (4)
	325.2	Poids excessif sur un essieu avant simple ... kilogrammes. Aucune vérification. Route de catégorie A — utilisation irrégulière d'un essieu relevable	paragraphe 116 (4)

(3) Les numéros 326, 327, 328, 329, 330 et 331 de l'annexe 43 du Règlement sont abrogés et remplacés par ce qui suit :

	326.	Poids excessif sur un essieu avant simple ... kilogrammes. Dépasse la spécification. Route de catégorie A	paragraphe 116 (6)
	326.1	Poids excessif sur un essieu avant simple ... kilogrammes. Dépasse la spécification. Route de catégorie A — essieu relevable relevé	paragraphe 116 (6)
	326.2	Poids excessif sur un essieu avant simple ... kilogrammes. Dépasse la spécification. Route de catégorie A — utilisation irrégulière d'un essieu relevable	paragraphe 116 (6)
	327.	Poids excessif sur un ensemble de deux essieux ... kilogrammes. Route de catégorie A	alinéa 117 (1) a)
	327.1	Poids excessif sur un ensemble de deux essieux ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 117 (1) a)
	327.2	Poids excessif sur un ensemble de deux essieux ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 117 (1) a)
	328.	Poids excessif sur un ensemble de trois essieux ... kilogrammes. Route de catégorie A	alinéa 117 (1) b)
	328.1	Poids excessif sur un ensemble de trois essieux ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 117 (1) b)
	328.2	Poids excessif sur un ensemble de trois essieux ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 117 (1) b)
	329.	Poids excessif sur un ensemble de quatre essieux ... kilogrammes. Route de catégorie A	alinéa 117 (1) c)
	329.1	Poids excessif sur un ensemble de quatre essieux ... kilogrammes. Route de catégorie A — essieu relevable relevé	alinéa 117 (1) c)
	329.2	Poids excessif sur un ensemble de quatre essieux ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	alinéa 117 (1) c)
	330.	Véhicule de poids excessif ... kilogrammes. Route de catégorie A	article 118

330.1	Véhicule de poids excessif ... kilogrammes. Route de catégorie A — essieu relevable relevé	article 118
330.2	Véhicule de poids excessif ... kilogrammes. Route de catégorie A — utilisation irrégulière d'un essieu relevable	article 118
331.	Poids excessif d'un véhicule en période de gel ... kilogrammes	paragraphe 119 (4)
331.1	Poids excessif d'un véhicule en période de gel ... kilogrammes — essieu relevable relevé	paragraphe 119 (4)
331.2	Poids excessif d'un véhicule en période de gel ... kilogrammes — utilisation irrégulière d'un essieu relevable	paragraphe 119 (4)

(4) La version française du numéro 332 de l'annexe 43 du Règlement est abrogé et remplacé par ce qui suit :

332.	Poids excessif sur un essieu ... kilogrammes. Route de catégorie B	article 120
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(5) L'annexe 43 du Règlement est modifiée par adjonction des numéros suivants :

332.1	Poids excessif sur un essieu ... kilogrammes. Route de catégorie B — essieu relevable relevé	article 120
332.2	Poids excessif sur un essieu ... kilogrammes. Route de catégorie B — utilisation irrégulière d'un essieu relevable	article 120

335.1	Poids excessif sur un essieu ... kilogrammes — période de charge réduite	paragraphe 122 (1)
335.2	Poids excessif sur un essieu ... kilogrammes — période de charge réduite — essieu relevable relevé	paragraphe 122 (1)
335.3	Poids excessif sur un essieu ... kilogrammes — période de charge réduite — utilisation irrégulière d'un essieu relevable	paragraphe 122 (1)
335.4	Poids excessif sur un pneu ... kilogrammes — période de charge réduite	paragraphe 122 (3)
335.5	Poids excessif sur un pneu ... kilogrammes — période de charge réduite — essieu relevable relevé	paragraphe 122 (3)
335.6	Poids excessif sur un pneu ... kilogrammes — période de charge réduite — utilisation irrégulière d'un essieu relevable	paragraphe 122 (3)

544.1	Omission par l'assureur d'aviser comme il est prescrit le registrateur qu'un véhicule est irréparable ou récupérable	paragraphe 199.1 (4)
544.2	Omission par la personne précisée d'aviser comme il est prescrit le registrateur qu'un véhicule est irréparable ou récupérable	paragraphe 199.1 (5)
544.3	Mauvaise classification d'un véhicule comme irréparable ou récupérable dans l'avis au registrateur	paragraphe 199.1 (7)
544.4	Omission d'aviser comme il est prescrit le titulaire du certificat d'immatriculation qu'un véhicule est irréparable ou récupérable	paragraphe 199.1 (8)
544.5	Omission de retourner le certificat d'immatriculation ou la partie du certificat d'immatriculation relative à un véhicule irréparable ou récupérable au registrateur comme il est prescrit	paragraphe 199.1 (16)
544.6	Conduire ou tracter un véhicule irréparable ou récupérable	paragraphe 199.1 (19)
544.7	Permettre qu'un véhicule irréparable ou récupérable soit conduit ou tracté	paragraphe 199.1 (19)

ONTARIO REGULATION 408/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005

Filed: June 28, 2005

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Items 1, 2, 3 and 4 of Schedule 46 to Regulation 950 of the Revised Regulations of Ontario, 1990 are revoked.
(2) Items 6 and 7 of Schedule 46 to the Regulation are revoked and the following substituted:

6.	Class G1 licence holder — B.A.C. above zero	subsection 5 (1), paragraph 1
7.	Class G1 licence holder — accompanying driver's B.A.C. .05 or above	subsection 5 (1), paragraph 2

- (3) Item 9 of Schedule 46 to the Regulation is revoked and the following substituted:

9.	Class G1 licence holder — more passengers than seat belts	subsection 5 (1), paragraph 4
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- (4) Items 12 and 13 of Schedule 46 to the Regulation are revoked and the following substituted:

12.	Class G2 licence holder — B.A.C. above zero	subsection 6 (1), paragraph 1
13.	Class G2 licence holder — more passengers than seat belts	subsection 6 (1), paragraph 2
13.1	Class G2 licence holder (less than 6 months) — excess passengers under 20	subsection 6 (1), paragraph 3
13.2	Class G2 licence holder — B.A.C. above zero	subsection 6 (1.1), paragraph 1
13.3	Class G2 licence holder — more passengers than seat belts	subsection 6 (1.1), paragraph 2
13.4	Class G2 licence holder (6 months or more) — excess passengers under 20	subsection 6 (1.1), paragraph 3

- (5) Item 14 of Schedule 46 to the Regulation is revoked and the following substituted:

14.	Class M1 licence holder — B.A.C. above zero	section 7, paragraph 1
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- (6) Item 18 of Schedule 46 to the Regulation is revoked and the following substituted:

18.	Class M2 licence holder — B.A.C. above zero	section 8
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2. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.
(2) Subsection 1 (1) comes into force on the later of May 29, 2005 and the day this Regulation is filed.
(3) Subsection 1 (4) comes into force on the later of September 1, 2005 and the day this Regulation is filed.

29/05

ONTARIO REGULATION 409/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005

Filed: June 28, 2005

Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following items:

116.1	Passenger fail to identify self	subsection 57.1.1 (1)
116.2	Passenger fail to give required information	subsection 57.1.1 (2)

2. This Regulation comes into force on the later of September 1, 2005 and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 409/05

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALES

pris le 22 juin 2005
déposé le 28 juin 2005

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. L'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est modifiée par adjonction des numéros suivants :

116.1	Dans le cas d'un passager, omettre de s'identifier	paragraphe 57.1.1 (1)
116.2	Dans le cas d'un passager, omettre de donner d'autres renseignements	paragraphe 57.1.1 (2)

2. Le présent règlement entre en vigueur le 1^{er} septembre 2005 ou, s'il lui est postérieur, le jour de son dépôt.

29/05

ONTARIO REGULATION 410/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005
Filed: June 28, 2005

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Item 287.1 of Schedule 43 to Regulation 950 of the Revised Regulations of Ontario, 1990 is revoked.

(2) Items 507.5 and 507.6 of Schedule 43 to the Regulation are revoked and the following substituted:

507.5	Fail to stop for school bus	subsection 175 (11)
507.6	Fail to stop for school bus	subsection 175 (12)
507.7	Fail to stop for school bus - owner	subsection 175 (19)
507.8	Fail to stop for school bus - owner	subsection 175 (20)

2. (1) Subject to subsections (2) and (3), this Regulation comes into force on the day it is filed.

(2) Subsection 1 (1) comes into force on the later of September 1, 2005 and the day this Regulation is filed.

(3) Subsection 1 (2) comes into force on the later of the day subsection 5 (2) of the *Highway Traffic Statute Law Amendment Act (Child and Youth Safety), 2004* comes into force and the day this Regulation is filed.

RÈGLEMENT DE L'ONTARIO 410/05

pris en application de la

LOI SUR LES INFRACTIONS PROVINCIALESpris le 22 juin 2005
déposé le 28 juin 2005

modifiant le Règl. 950 des R.R.O. de 1990

(Instances introduites au moyen du dépôt d'un procès-verbal d'infraction)

Remarque : Le Règlement 950 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Le numéro 287.1 de l'annexe 43 du Règlement 950 des Règlements refondus de l'Ontario de 1990 est abrogé.
(2) Les numéros 507.5 et 507.6 de l'annexe 43 du Règlement sont abrogés et remplacés par ce qui suit :

507.5	Omettre de s'arrêter pour un autobus scolaire	paragraphe 175 (11)
507.6	Omettre de s'arrêter pour un autobus scolaire	paragraphe 175 (12)
507.7	Omettre de s'arrêter pour un autobus scolaire — propriétaire	paragraphe 175 (19)
507.8	Omettre de s'arrêter pour un autobus scolaire — propriétaire	paragraphe 175 (20)

2. (1) Sous réserve des paragraphes (2) et (3), le présent règlement entre en vigueur le jour de son dépôt.

(2) Le paragraphe 1 (1) entre en vigueur le 1^{er} septembre 2005 ou, s'il lui est postérieur, le jour du dépôt du présent règlement.

(3) Le paragraphe 1 (2) entre en vigueur le même jour que le paragraphe 5 (2) de la *Loi de 2004 modifiant des lois en ce qui concerne le Code de la route (sécurité des enfants et des jeunes)* ou, s'il lui est postérieur, le jour du dépôt du présent règlement.

29/05

ONTARIO REGULATION 411/05

made under the

PROVINCIAL OFFENCES ACTMade: June 22, 2005
Filed: June 28, 2005

. Amending Reg. 950 of R.R.O. 1990
(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the Table of Regulations – Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:

SCHEDULE 55.0.1Regulation 613 of the Revised Regulations of Ontario, 1990 under the *Highway Traffic Act*

Item	Column 1	Column 2
1.	Fail to ensure infant properly secured	subsection 8 (2)
2.	Fail to ensure toddler properly secured	subsection 8 (3)
3.	Fail to ensure child properly secured	subsection 8 (4)

2. This Regulation comes into force on the later of September 1, 2005 and the day this Regulation is filed.

29/05

ONTARIO REGULATION 412/05

made under the

PROVINCIAL OFFENCES ACT

Made: June 22, 2005

Filed: June 28, 2005

Amending Reg. 950 of R.R.O. 1990

(Proceedings Commenced by Certificate of Offence)

Note: Regulation 950 has previously been amended. Those amendments are listed in the [Table of Regulations](#) Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Regulation 950 of the Revised Regulations of Ontario, 1990 is amended by adding the following Schedule:**SCHEDULE 3.1***Dangerous Goods Transportation Act*

Item	Column 1	Column 2
1.	Fail to comply with Federal Regulations safety requirement — no shipping document with prescribed information	clause 3 (a)
2.	Fail to comply with Federal Regulations safety requirement — shipping document not in prescribed location	clause 3 (a)
3.	Fail to comply with Federal Regulations safety requirement — unable to produce shipping document	clause 3 (a)
4.	Fail to comply with Federal Regulations safety requirement — transporting dangerous goods while untrained	clause 3 (a)
5.	Fail to comply with Federal Regulations safety requirement — permit transportation of dangerous goods by untrained employee	clause 3 (a)
6.	Fail to comply with Federal Regulations safety requirement — permit transportation of dangerous goods by employee with incomplete certificate	clause 3 (a)
7.	Fail to comply with Federal Regulations safety requirement — fail to give training certificate to inspector	clause 3 (a)
8.	Fail to comply with Federal Regulations safety requirement — misleading safety mark	clause 3 (a)
9.	Fail to display prescribed safety mark	clause 3 (b)
10.	Fail to comply with request of inspector	clause 10 (4) (a)

2. (1) Schedule 52 to the Regulation is amended by adding the following items:

6.1	Insufficient inspection area — Type 6 licence	clause 4 (1.1) (a)
6.2	Not equipped with proper measuring equipment — Type 6 licence	clause 4 (1.1) (b)
6.3	Not equipped with safe support devices — Type 6 licence	clause 4 (1.1) (c)
6.4	Unclean inspection area — Type 6 licence	clause 4 (1.1) (d)
6.5	Unsafe inspection area — Type 6 licence	clause 4 (1.1) (d)

7.1	Equipment not properly calibrated	subsection 4 (2)
7.2	Inspection premises not owned or leased by licensee	clause 5 (a)
7.3	Fail to display licence	clause 5 (b)
7.4	Issue SSC on form not supplied by Ministry	clause 5 (c)
7.5	Fail to issue SSC for compliant vehicle	clause 5 (d)
7.6	Charge additional fee	subsection 6 (1)
7.7	Motor vehicle inspection mechanic fails to hold required certificate of qualification	subsection 8 (1)
7.8	Auto body and collision damage repairer issues certificate other than structural inspection certificate for rebuilt motor vehicle	subsection 8 (5.1)

12.1	Fail to send required information and documents to Director within seven days of issuing structural inspection certificate	subsection 10.1 (1)
12.2	Issue structural inspection certificate without complete record of required information, documents and photographs	subsection 10.1 (2)

(2) Items 13 and 14 of Schedule 52 to the Regulation are revoked and the following substituted:

13.	Fail to display identifying sign for Class P station	subsection 11 (1)
14.	Fail to return identifying sign for Class P station to Ministry	subsection 11 (2)

(3) (1) Items 7 and 8 of Schedule 55 to the Regulation are revoked and the following substituted:

7.	Control device not accessible to driver	clause 1 (1) (c) para. 4
8.	Control device not equipped to signal driver	clause 1 (1) (c) para. 4
8.1	Pre-82 school bus not painted as required	clause 1 (1) (f)
8.2	Post-81 school bus not painted as required	clause 1 (1) (g)

(2) Item 12 of Schedule 55 to the Regulation is revoked and the following substituted:

12.	No stop arm device	subsection 1 (2)
12.1	Improper stop arm device	subsection 1 (2)

(3) Schedule 55 to the Regulation is amended by adding the following items:

33.	Not equipped with log book	subsection 4 (1)
34.	Improper log book	subsection 4 (1)
35.	Driver — fail to inspect school purposes vehicle	subsection 4 (2)
36.	Driver — fail to report defect	subsection 4 (4)
37.	Driver — fail to record defect information	subsection 4 (5)
38.	Repair person fail to record repair information	subsection 4 (6)

29/05

ONTARIO REGULATION 413/05

made under the

HIGHWAY TRAFFIC ACT

Made: June 22, 2005

Filed: June 28, 2005

**VEHICLE WEIGHTS AND DIMENSIONS — FOR SAFE, PRODUCTIVE AND
INFRASTRUCTURE-FRIENDLY VEHICLES****CONTENTS**

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Vehicle weight table 12	Allowable gross weight on a vehicle with six axles (kilograms) inter-vehicle-unit distance, 2.7 metres to less than 3.0 metres (or intra-vehicle-unit distance) front axle weight, (kilograms)
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Vehicle weight table 22	Allowable gross weight on a vehicle with seven axles (kilograms) inter-vehicle-unit distance, 3.6 metres or more front axle weight, (kilograms)
Vehicle weight table 23	Allowable gross weight on a vehicle with eight or more axles (kilograms) inter-vehicle-unit distance, less than 2.1 metres front axle weight, (kilograms)
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Vehicle weight table 25	Allowable gross weight on a vehicle with eight or more axles (kilograms) inter-vehicle-unit distance, 2.4 metres to less than 2.7 metres front axle weight, (kilograms)
Vehicle weight table 26	Allowable gross weight on a vehicle with eight or more axles (kilograms) inter-vehicle-unit distance, 2.7 metres to less than 3.0 metres front axle weight, (kilograms)
Vehicle weight table 27	Allowable gross weight on a vehicle with eight or more axles (kilograms) inter-vehicle-unit distance, 3.0 metres to less than 3.3 metres front axle weight, (kilograms)
Vehicle weight table 28	Allowable gross weight on a vehicle with eight or more axles (kilograms) inter-vehicle-unit distance, 3.3 metres to less than 3.6 metres front axle weight, (kilograms)
Vehicle weight table 29	Allowable gross weight on a vehicle with eight or more axles (kilograms) inter-vehicle-unit distance, 3.6 metres or more front axle weight, (kilograms)

APPLICATION AND INTERPRETATION

Application

1. This Regulation sets out dimensional limits for the purposes of section 109 of the Act and weight limits for the purposes of sections 115 to 118 of the Act.

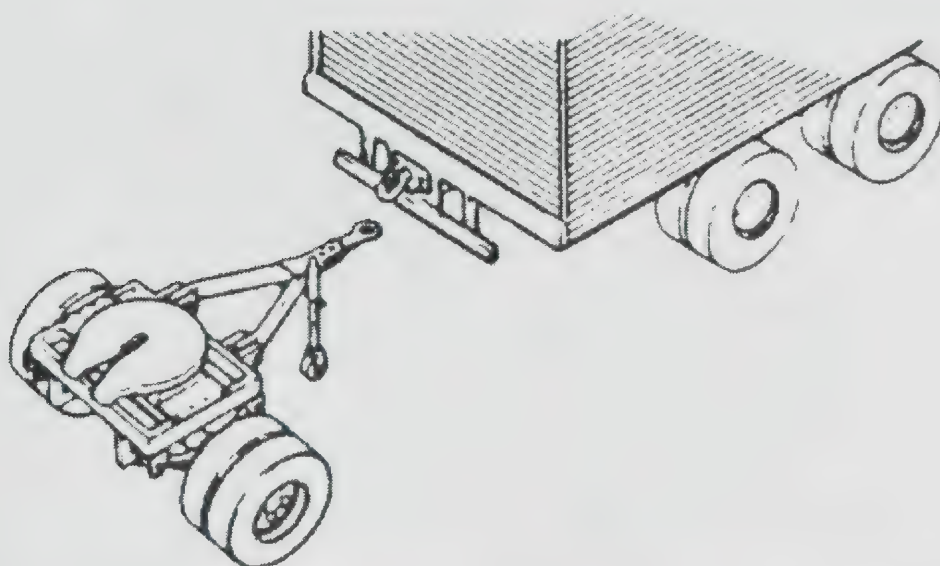
Definitions

2. (1) The definitions in sections 108 and 114 of the Act apply to this Regulation.

(2) In this Regulation,

“A-train double” means a vehicle combination composed of a tractor, a semi-trailer and,

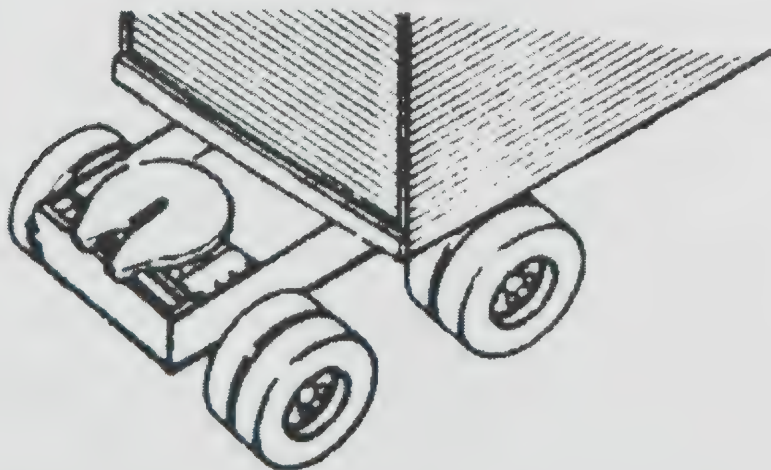
- (a) a trailer converter dolly that is towed from a single hitch, as shown in Figure 1, on the centre line of the semi-trailer and another semi-trailer, or
- (b) a full trailer attached to the semi-trailer as if a trailer converter dolly were used and towed from a single hitch, as shown in Figure 1, on the centre line of the semi-trailer;

Figure 1: A-train double

“aggregate vehicle” means a vehicle or vehicle combination that is designed for dumping or spreading sand, gravel, crushed or uncut rock, asphalt, slag or rubble or any mixture of such materials and that is transporting a load consisting mostly of any of these materials;

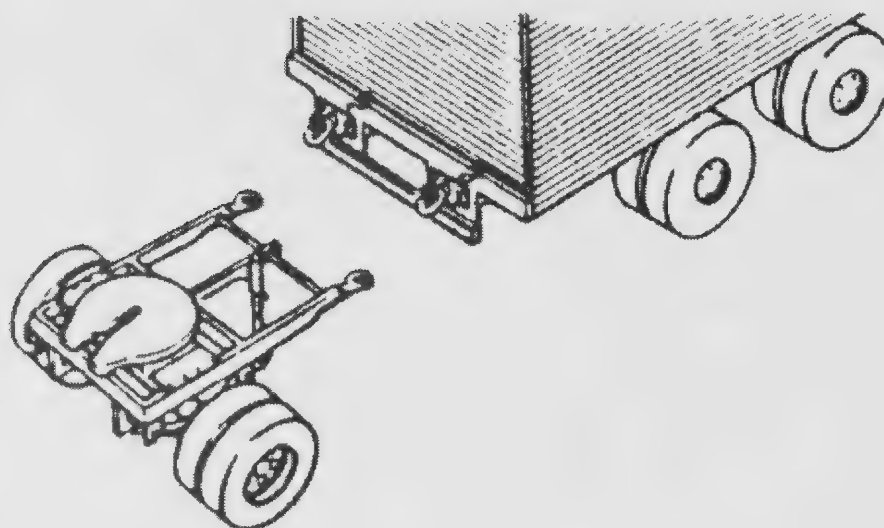
“axle spread” means the longitudinal distance between the centres of the foremost and rearmost axles of an axle unit;

“B-train double” means a vehicle combination composed of a tractor and two semi-trailers, the rearmost of which is attached by a fifth wheel assembly whose lower half is mounted on the rear of the foremost semi-trailer, as shown in Figure 2;

Figure 2: B-train double

“base length” means the distance measured between the centres of the first axle of the front axle of a vehicle or vehicle combination and the last axle of a vehicle or vehicle combination;

“C-train double” means a vehicle combination consisting of a tractor and two semi-trailers, the second of which is attached to the first by a trailer converter dolly that has a frame rigid in the horizontal plane and that is towed from two hitches located in a horizontal transverse line on the foremost semi-trailer that preclude any rotation in the horizontal plane about the hitch point, as shown in Figure 3;

Figure 3: C-train double

“carbon dioxide tank semi-trailer” means a tank semi-trailer that is used regularly to transport carbon dioxide, was manufactured to Transport Canada specification TC331 or United States Department of Transportation specification MC331 and bears the appropriate specification number on the compliance label or manufacturer’s identification plate affixed to the vehicle;

“cryogenic tank semi-trailer” means a tank semi-trailer that was manufactured to Canadian Gas Association specification CGA341 or Transport Canada specification TC341 and bears the appropriate specification number on the compliance label or manufacturer’s identification plate affixed to the vehicle;

“designated combination”, when followed by a number, means the designated combination identified by the same number in the Table to section 3;

“drawbar” means a towing structure that is connected to the chassis frame of the trailer converter dolly and that includes an eye or equivalent device for coupling to a trailer hitch;

“drive axle” means an axle unit that is connected to the power source of a motor vehicle and that transmits tractive power to the wheels;

“end dump semi-trailer” means a semi-trailer to which is permanently attached a body or box that is hinged and that can be raised to dump from the rear of the semi-trailer;

“fifth wheel assembly” means a plate-type coupling device comprised of a kingpin, locking jaws and plates, the lower half of which is mounted on the rear portion of a vehicle frame or the frame of a trailer converter dolly and the upper half of which is fastened to the underside of the forward portion of a semi-trailer for the purpose of supporting and towing the semi-trailer;

“full trailer” means a trailer designed so that its own weight and any load are carried on its own axles and includes a vehicle combination consisting of a semi-trailer and a trailer converter dolly;

“inter-axle spacing” means the longitudinal distance separating two consecutive axle units within a vehicle or vehicle combination, measured from the centre of the rearmost axle of the foremost axle unit to the centre of the foremost axle of the other axle unit;

“inter-vehicle-unit distance”, for a vehicle combination, means,

- (a) the distance between the centres of the last axle of the motor vehicle or road building machine and the first axle of the towed vehicle, and
- (b) the distance between the centres of the last axle of the first towed vehicle and the first axle of the second towed vehicle,

but in section 24 and Vehicle Weight Tables 3 to 29, it means the lesser of (a) and (b);

“long combination” means a vehicle combination to which one or more of the following applies:

1. The total length, including load, exceeds the 23 metre limit specified in subsection 109 (7) of the Act.
2. The box length of a combination including more than one trailer exceeds the 18.5 metre limit specified in subsection 109 (8) of the Act.
3. The semi-trailer length, excluding any portion of auxiliary equipment or machinery that extends beyond the front or rear of the semi-trailer and that is not designed or used for the transportation of goods, exceeds the 14.65 metre limit specified in subsection 109 (10) of the Act;

“open-top hopper dump semi-trailer” means a semi-trailer to which is permanently attached an open-top body or box with bottom hoppers that can be opened to dump from the bottom of the semi-trailer;

“quadruple axle” means a four axle group in which the axles,

- (a) have their consecutive centres equally spaced,
- (b) have their consecutive centres more than one metre apart,
- (c) do not include a liftable axle or a self-steering axle,
- (d) have the same number of tires at each wheel position, and
- (e) are articulated from an attachment to the vehicle common to the consecutive axles or are designed to automatically equalize the load between the four axles under all conditions of loading;

“self-steering axle” means an assembly of two or more wheels whose centres are in one transverse vertical plane and whose wheels can articulate in response to forces generated between the tires and the road or through mechanisms and linkages that operate independently of the driver;

“single semi-trailer” means a semi-trailer that is the only trailer in a tractor-trailer combination;

“tag-axle tank semi-trailer” means a tank semi-trailer,

- (a) that is not more than 14.65 metres in length,
- (b) that is equipped with a rear single axle and a front tandem axle, whose inter-axle spacing is more than 2.5 metres,
- (c) whose single axle,
 - (i) is a self-steering axle capable of turning 20 degrees in either direction, and
 - (ii) is not a liftable axle, and
- (d) whose axles automatically load equalize;

“tandem axle” means a dual axle as defined in section 114 of the Act that does not include a liftable axle or a self-steering axle and that has the same number of tires at each wheel position;

“tank semi-trailer” means a semi-trailer that is permanently attached to a closed tank having a capacity of 2.3 kilolitres or more;

“tractor” means a commercial motor vehicle designed to draw one or more semi-trailers, or a semi-trailer and a full trailer, to which it is coupled by means of a fifth wheel assembly;

“tridem axle” means a triple axle as defined in section 114 of the Act that does not include a liftable axle or a self-steering axle and that has the same number of tires at each wheel position;

“tri-drive axle” means a drive axle composed of a tridem axle in which each axle of the tridem axle transmits tractive power to its wheels;

“turn centre” means the geometric centre,

- (a) on a semi-trailer consisting only of one axle unit, of the axle unit,
- (b) on a semi-trailer consisting of more than one axle unit, of the axle unit containing more axles,
- (c) on a semi-trailer containing a quadruple axle, of the quadruple axle,
- (d) on a tractor or full trailer, of the rear axle unit;

“vehicle combination” means a combination of vehicles.

(3) For the purposes of this Regulation, where a tire width has been marked on the tire by the manufacturer, the width of the tire shall be deemed to be as marked.

DESIGNATED COMBINATIONS

Designated combinations

3. (1) The Table to this section sets out 13 vehicle combinations that are designated combinations if the vehicle combination meets the configuration description in the correspondingly numbered Schedule, complies with the dimensional limits of that Schedule and also complies with all the relevant preconditions for the designated combination in sections 5 to 14.

(2) A vehicle combination described in subsection (1) is a designated combination even if it does not meet the weight limits in the corresponding Schedule.

TABLE OF DESIGNATED COMBINATIONS

1.	Tractor Fixed Axle Semi-trailer
2.	Tractor Self-steer Triaxle Semi-trailer
3.	Tractor Self-steer Quad Semi-trailer
4.	Tractor Self-steer 5-Axle Semi-trailer (1-3-1)
5.	Tractor Self-steer 5-Axle Semi-trailer (1-1-3)
6.	Tractor Self-steer 6-Axle Semi-trailer (1-4-1)
7.	Tractor Self-steer 6-Axle Semi-trailer (1-1-4)
8.	Tri-drive Tractor Fixed Axle Semi-trailer
9.	Tri-drive Tractor Self-steer Triaxle Semi-trailer
10.	Tri-drive Tractor Self-steer Quad Semi-trailer
11.	Tractor A-train Double Trailers
12.	Tractor B-train Double Trailers
13.	Tractor C-train Double Trailers

Alternative designated combinations

4. (1) A vehicle combination that meets every requirement of subsection 3 (1) to be designated combination 2 except that the self-steering axle of the semi-trailer is not deployed shall be deemed to be designated combination 1.

(2) A vehicle combination that meets every requirement of subsection 3 (1) to be designated combination 3 except that the self-steering axle of the semi-trailer is not deployed shall be deemed to be designated combination 1.

(3) A vehicle combination that meets every requirement of subsection 3 (1) to be designated combination 5 except that the front self-steering axle of the semi-trailer is not deployed shall be deemed to be designated combination 3.

(4) A vehicle combination that meets every requirement of subsection 3 (1) to be designated combination 5 except that both of the self-steering axles of the semi-trailer are not deployed shall be deemed to be designated combination 1.

(5) A vehicle combination that meets every requirement of subsection 3 (1) to be designated combination 9 except that the self-steering axle of the semi-trailer is not deployed shall be deemed to be designated combination 8.

(6) A vehicle combination that meets every requirement of subsection 3 (1) to be designated combination 10 except that the self-steering axle of the semi-trailer is not deployed shall be deemed to be designated combination 8.

PRECONDITIONS FOR VEHICLE COMBINATIONS TO BE DESIGNATED COMBINATIONS

Liftable axles

5. (1) A designated combination may have axles in addition to those specified in the corresponding Schedule, but the additional axles must remain in the raised position.

(2) The following rules apply to the controls for lifting and deploying self-steering axles in designated combinations 2, 3, 4, 5, 6, 7, 9 and 10:

1. Subject to paragraphs 3 and 4, the tractor must not be equipped with or have controls, whether remote or manual, that would allow the driver to lift or deploy the self-steering axles of the semi-trailer or to alter the weight on the self-steering axles.
2. The semi-trailer must not be equipped with or have controls that would allow the driver to lift or deploy the self-steering axles of the semi-trailer, except for manual controls or for automatic controls that activate only when the combination is reversing.
3. The tractor may be equipped with or have controls that would allow the driver to lift or deploy the self-steering axles of the semi-trailer or to alter the weight on the self-steering axles if the tractor is drawing a semi-trailer designed to carry raw forest products.
4. The tractor may be equipped with or have manual controls that would allow the driver to lift the forward self-steering axle of the semi-trailer or to alter the weight on the forward self-steering axle, but only if,

- i. the controls do not activate unless the emergency 4-way flashers are activated, and
- ii. the controls contain a device that prevents lifting the axle or altering the axle weight when the combination is travelling at a speed over 60 kilometres per hour.

(3) In a designated combination 12, the tractor must not be equipped with or have any controls that would allow the driver to lift, deploy or alter the weight of the tridem axle of the lead trailer other than manual controls that would allow the driver to alter the weight on the forward axle of the lead trailer's tridem axle, but only if,

- (a) the controls do not activate unless the emergency 4-way flashers are activated; and
 - (b) the controls contain a device that prevents altering the axle weight when the combination is travelling at a speed over 60 kilometres per hour.
- (4) In subsection (3) and in Schedule 12,

“tridem axle” means a triple axle as defined in section 114 of the Act that does not include a self-steering axle and that has the same number of tires at each wheel position, and includes an axle unit that is equipped with a device for altering the weight transmitted to the highway surface.

Rear impact guards

6. (1) The rearmost trailer of any designated combination that is a long combination must be equipped with a rear impact guard meeting the requirements of subsection (2) if,

- (a) the trailer was manufactured after July 14, 1993 and before January 27, 1998;
- (b) the trailer has an axle unit that can slide or is fixed so that the rear of the rearmost tire is more than 0.3 metres in front of the rear of the trailer; and
- (c) the trailer's rear structure is more than 0.56 metres above the ground when the trailer is unladen on a level surface.

(2) A rear impact guard, as shown in Figure 4, must consist of a single horizontal beam that is rigidly attached to the trailer and that,

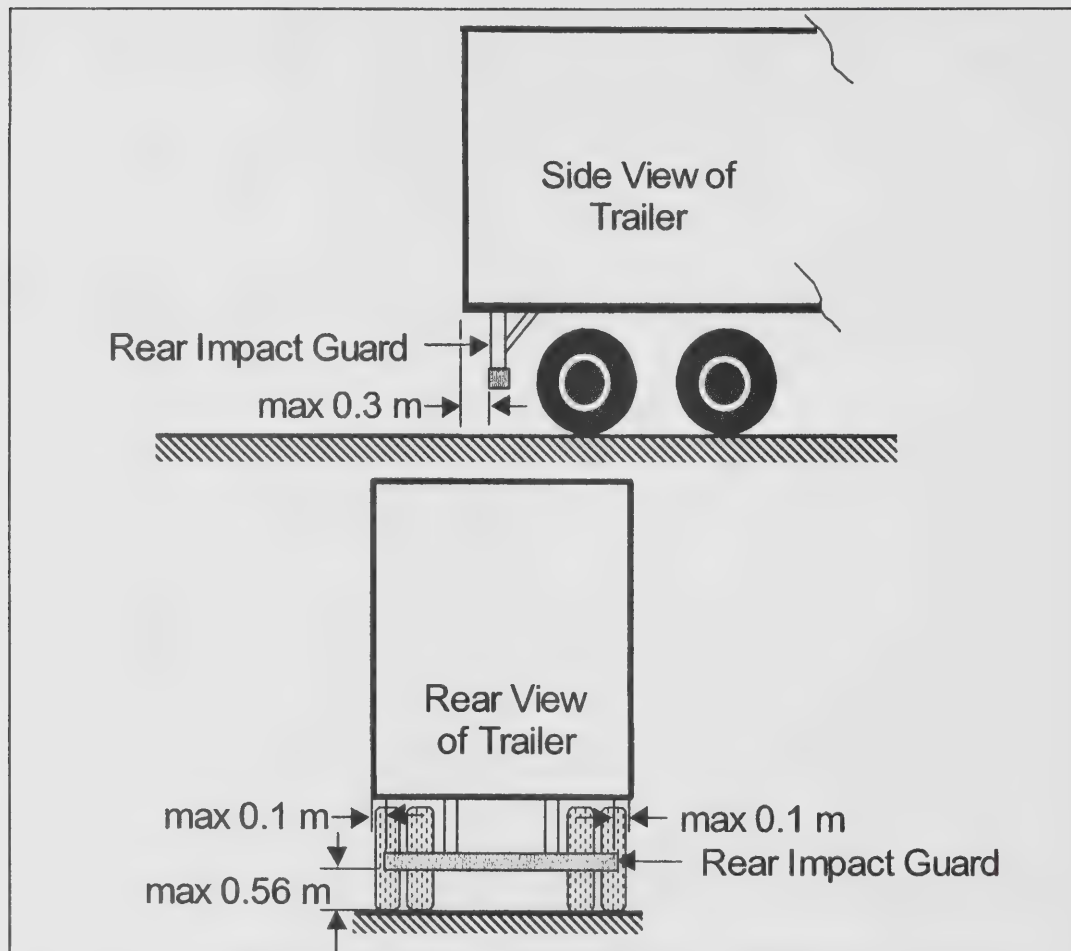
- (a) extends within 0.1 metres of each side of the trailer;
- (b) is not more than 0.3 metres in front of the rear of the trailer and is as close to the rear as possible; and
- (c) is not more than 0.56 metres above the ground when the trailer is unladen on a level surface.

(3) The rearmost trailer of a combination described in subsection (4) must be equipped with a rear impact guard that meets the standards under United States Federal Motor Vehicle Safety Standard 224 that became effective on January 26, 1998, or a corresponding standard, if any, under the *Motor Vehicle Safety Act* (Canada).

(4) Subsection (3) applies to,

- (a) any designated combination that is a long combination whose rearmost trailer was manufactured after January 26, 1998;
- (b) designated combination 2, 3, 4, 5, 6, 7, 9 or 10; or
- (c) any designated combination which includes a trailer that was manufactured after 2005.

Figure 4: Rear Impact Guard Requirement



Brakes

7. (1) All wheels on all vehicles and trailer converter dollies manufactured after October 19, 1994 that form part of a designated combination that is a long combination must be fitted with a system of automatic brake adjustment and brake adjustment indicators in accordance with United States Federal Motor Vehicle Safety Standard 121 S5.1.8 or S5.2.2, or with the corresponding requirements in Canadian Motor Vehicle Standard 121 that became effective on May 31, 1996.

(2) Subsection (1) does not apply to wheels on the additional axles described in subsection 5 (1).

(3) The following brake requirements apply to designated combinations 4, 5, 6 and 7:

1. The semi-trailer service brake system must be constructed so that a single leakage failure in any component of the system, except the tubing or fittings in the control line, does not render the brakes on more than three axles inoperative.
2. The semi-trailer must be equipped with a low air pressure warning system constructed so that, in the event the air pressure in any one of the service brake reservoirs falls below 483 kPa or 70 psi, a red LED warning lamp will illuminate. The lamp must be side-facing, located on the outside of the semi-trailer near the front side marker lamp, within the field of view of the tractor's rear view mirror, and must include a bulb check feature.
3. The semi-trailer supply and control gladhands must be equipped with screens that will prevent any particle larger than 0.33 millimetres or 0.013 inches from entering the gladhand beyond a point where it remains visible from the opening. A label indicating that the vehicle is equipped with gladhand screens and stating that the gladhand screens must be inspected regularly and kept clean to prevent brake system malfunction must be placed adjacent to the gladhands.
4. The semi-trailer must be equipped with an antilock brake system that directly or indirectly controls each wheel of the semi-trailer.

5. The semi-trailer must display a clearly visible label with the name and telephone number of the semi-trailer manufacturer and the appropriate brake system circuit diagram number.

Tires

8. The tires of a designated combination must be at least 150 millimetres wide.

Wheel cut

9. (1) Designated combinations 2, 3, 4, 5, 6, 7, 9 and 10 must comply with the wheel cut requirements of the Table to this section.

- (2) In this section,

“wheel cut” means the number of degrees the wheels of a self-steering axle are capable of turning in either direction from the straight ahead position.

TABLE
MINIMUM REQUIRED SELF-STEERING AXLE WHEEL CUT

Distance from Turn Centre to Self-steering Axle	Minimum Degrees of Wheel Cut
4.65 metres or less	20°
More than 4.65 metres and less than or equal to 5.85 metres	25°
More than 5.85 metres and less than or equal to 7.10 metres	28°
More than 7.10 metres	30°

Self-steering axle locking device

10. (1) In designated combinations 2 and 9, if the axle spread of the tandem axle of the semi-trailer exceeds 1.85 metres, the designated combination must be equipped with an automatic device that locks the self-steering axle in the straight ahead position when the combination is travelling at a speed over 60 kilometres per hour.

- (2) Designated combinations 4 and 6 must be equipped with an automatic device that locks the rearmost self-steering axle in the straight ahead position when the combination is travelling at a speed over 60 kilometres per hour.

Tri-drive locking device

11. Any differential locks on a tri-drive axle of a tractor in designated combinations 8, 9 and 10 must remain unlocked while the combination is operated on a highway.

C-train equipment

12. (1) The foremost semi-trailer of a designated combination 13 must be equipped with a hitch that meets the requirements of section 904 of the *Motor Vehicle Safety Regulations* made under the *Motor Vehicle Safety Act* (Canada).

- (2) The trailer converter dolly of a designated combination 13 must be equipped with a drawbar that is not more than two metres long.

- (3) The trailer converter dolly of a designated combination 13 must meet the requirements of section 903 of the *Motor Vehicle Safety Regulations* made under the *Motor Vehicle Safety Act* (Canada).

Semi-trailer labelling

13. (1) The semi-trailer in designated combinations 2, 3, 4, 5, 6, 7, 9 and 10 must bear its original compliance label.

- (2) The semi-trailer's original compliance label or the manufacturer's identification plate on the semi-trailer must also contain the notation “SPIF”, signifying that the semi-trailer is safe, productive and infrastructure-friendly and was manufactured to meet the specifications of this Regulation.

- (3) If the semi-trailer was not manufactured to meet the specifications of this Regulation for a designated combination 2, 3, 4, 5, 6, 7, 9 or 10, but was converted to meet such specifications, it must bear a label adjacent to the original compliance label,

- (a) containing the notation “SPIF”, signifying that the semi-trailer is safe, productive and infrastructure-friendly and was converted to meet the specifications of this Regulation;
- (b) identifying the company, or authorized dealer of a company, under the *Motor Vehicle Safety Act* (Canada) that converted the semi-trailer; and
- (c) indicating the revised gross vehicle and axle weight ratings.

- (4) If the semi-trailer was manufactured or converted before 2006, the label required by subsection (3) may bear the notation “Reg 597 (Ont) – 3” or “Reg 597 (Ont) – 4” instead of the notation “SPIF”.

Weight requirements

14. (1) A vehicle in a designated combination must not transmit to the highway a weight exceeding the manufacturer's weight rating for the vehicle.

(2) A vehicle component, including an axle or a tire, in a designated combination must not transmit to the highway a weight exceeding the manufacturer's weight rating for the vehicle component.

(3) Each semi-trailer that forms part of a designated combination must automatically and equally share the load on the axles of the semi-trailer.

(4) A semi-trailer shall be deemed to not be in compliance with subsection (3) if the weight on any self-steering axle is more than 500 kilograms greater or less than the average weight per axle of the tandem, tridem or quadruple axle of the semi-trailer.

(5) A semi-trailer forming part of designated combinations 3, 4, 5, 6, 7 and 10 must be equipped with,

(a) a device that accurately displays the total weight on the trailer axles in kilograms; or

(b) a device and a table or chart, from the combined use of which the total weight on the trailer axles in kilograms may be readily and accurately obtained.

(6) In designated combinations 8, 9 and 10, the front axle weight must be at least 27 per cent of the weight of the tri-drive.

(7) The sum of weights of the converter dolly axle and the second trailer axles of designated combinations 11 and 13 must not exceed the sum of the weights of the tractor drive axles and the lead semi-trailer axles.

(8) If the inter-vehicle-unit distance between the trailers of designated combinations 11 and 13 is less than 3 metres, the sum of the weights of the axles on the lead semi-trailer and the trailer converter dolly axle or forward axle of a full trailer must not exceed,

(a) 17,000 kilograms if the axle unit on the lead semi-trailer is a single; or

(b) 23,000 kilograms if the axle unit on the lead semi-trailer is a tandem.

RULES APPLICABLE TO DESIGNATED COMBINATIONS**Dimensional limits for long combinations**

15. (1) Subject to subsection 109 (12) of the Act, a designated combination that is a long combination shall comply with the dimensional limits in the corresponding Schedule and not with the dimensional limits specified in section 109 of the Act, if the dimensional limits in the Schedule are greater than those in section 109 of the Act.

(2) A long combination that is a designated combination 4, 6 or 7 in every respect except that both self-steering axles are raised shall comply with the dimensional limits in the corresponding Schedule and not with the dimensional limits specified in section 109 of the Act, if the dimensional limits in the Schedule are greater than those in section 109 of the Act and if the gross vehicle weight of the long combination does not exceed the amount permitted under section 118 of the Act and under sections 24 to 31 of this Regulation for a vehicle combination that is not a designated combination.

Tire weight limits

16. Section 115 of the Act does not apply with respect to the tires of the self-steer axle of designated combinations 3 and 10 if the tires meet the weight limits for tires in the corresponding Schedule.

Axle unit weight limits

17. The axle unit weight for a designated combination is that specified in the corresponding Schedule instead of the axle unit weight specified or referred to in subsection 116 (1) of the Act.

Front axle weights — designated combinations

18. The maximum allowable front axle weight in a designated combination is the lowest of the following:

1. The manufacturer's gross axle weight rating for the axle unit.

2. 5,000 kilograms, if the driver does not have with him or her verification in writing as to the manufacturer's gross axle weight rating as required by subsection 116 (4) of the Act or does not produce such verification on demand under subsection 116 (5) of the Act.

3. 7,700 kilograms.

Axle group weight limits

19. The axle group weight for a quadruple axle in a designated combination 6 or 7 is that specified in the corresponding Schedule instead of the axle group weight for a four axle group referred to in clause 117 (1) (c) of the Act.

Maximum allowable gross vehicle weight — designated combinations 1-10

20. (1) The gross vehicle weight of designated combinations 1 to 10 shall not exceed the lowest of the following:

1. The amount calculated under clause 118 (1) (a) of the Act.
2. The amount calculated under clause 118 (1) (b) of the Act.
3. The maximum allowable gross weight determined under section 24 of this Regulation.

(2) The front axle weight for the purpose of the calculations in subsection (1) shall be the lesser of the actual axle weight and the maximum allowable front axle weight determined under section 18.

(3) The axle weights, other than the front axle weight, for the purpose of the calculations in paragraphs 1 and 2 of subsection (1) shall be the maximum allowable axle weights set out in the corresponding Schedule.

(4) Despite subsection 14 (4), in calculating maximum gross vehicle weights under paragraphs 1 and 2 of subsection (1), the maximum allowable weight for a self-steering axle shall be the average weight per axle calculated by dividing the maximum allowable weight of the tandem, tridem or quadruple axle of the semi-trailer by the number of axles in the tandem, tridem or quadruple axle.

Maximum allowable gross vehicle weight — designated combination 11

21. (1) If a designated combination 11 is a long combination or at least one of its trailers is manufactured after 2005, its gross vehicle weight shall not exceed the lowest of the following:

1. The amount calculated under clause 118 (1) (a) of the Act.
2. The maximum allowable gross weight determined under section 24 of this Regulation.
3. 41,900 kilograms, if there are five axles.
4. 49,800 kilograms, if there are six axles.
5. 53,500 kilograms, if there are seven or eight axles.

(2) If a designated combination 11 is not a long combination and both of its trailers are manufactured before 2006, its gross vehicle weight shall not exceed the lesser of the following:

1. The amount calculated under clause 118 (1) (a) of the Act.
2. The maximum allowable gross weight determined under section 24 of this Regulation.

(3) The front axle weight for the purposes of subsection (1) shall be the lowest of the actual front axle weight, the maximum allowable front axle weight determined under section 18 and 5,499 kilograms.

(4) The front axle weight for the purposes of subsection (2) shall be the lesser of the actual front axle weight and the maximum allowable front axle weight determined under section 18.

(5) The axle weights, other than the front axle weight, for the purposes of the calculations in paragraph 1 of subsection (1) and paragraph 1 of subsection (2) shall be the maximum allowable axle weights in Schedule 11.

Maximum allowable gross vehicle weight — designated combination 12

22. (1) If a designated combination 12 is a long combination or if at least one its trailers is manufactured after 2005, its gross vehicle weight shall not exceed the lesser of the amount calculated under clause 118 (1) (a) of the Act and the following:

1. The maximum allowable gross weight determined under section 24 of this Regulation, if the designated combination has less than seven axles.
2. The maximum allowable gross vehicle weight determined under Table A to this section, if the designated combination has seven axles.
3. The maximum allowable gross vehicle weight determined under Table B to this section, if the designated combination has eight or nine axles.

(2) If a designated combination 12 is not a long combination and both of its trailers are manufactured before 2006, its gross vehicle weight shall not exceed the lesser of the following:

1. The amount calculated under clause 118 (1) (a) of the Act.
2. The maximum allowable gross weight determined under section 24 of this Regulation.

(3) The front axle weight for the purposes of subsections (1) and (2) shall be the lesser of the actual axle weight and the maximum allowable front axle weight determined under section 18.

(4) The axle weights, other than the front axle weight, for the purpose of the calculation under clause 118 (1) (a) of the Act in subsections (1) and (2), shall be the maximum allowable axle weights in Schedule 12.

TABLE A
ALLOWABLE GROSS WEIGHT ON A B-TRAIN WITH 7 AXLES

Base Length (metres)	Front Axle Weight (kilograms)	
	5,000 or less	5,001 to and including 7,700
Less than 17.00	55,900	56,500
17.00 to less than 17.25	56,300	56,600
17.25 to less than 17.50	56,700	57,000
17.50 to less than 17.75	57,100	57,400
17.75 to less than 18.00	57,500	57,800
18.00 to less than 18.25	57,900	58,200
18.25 to less than 18.50	58,400	58,600
18.50 to less than 18.75	58,800	59,000
18.75 to less than 19.00	59,300	59,500
19.00 to less than 19.25	59,700	59,900
19.25 and over	60,100	60,300

TABLE B
ALLOWABLE GROSS WEIGHT ON A B-TRAIN WITH 8 OR 9 AXLES

Base Length (metres)	Front Axle Weight (kilograms)	
	5,000 or less	5,001 to and including 7,700
Less than 19.00	60,600	61,000
19.00 to less than 19.25	61,100	61,400
19.25 to less than 19.40	61,500	61,800
19.40 to less than 19.75	61,700	62,500
19.75 to less than 20.00	62,100	62,900
20.00 to less than 20.25	62,300	63,100
20.25 to less than 20.50	62,600	63,300
20.50 to less than 20.75	62,900	63,500
20.75 to less than 21.00	63,100	63,500
21.00 to less than 21.25	63,300	63,500
21.25 and over	63,500	63,500

Maximum allowable gross vehicle weight — designated combination 13

23. (1) If a designated combination 13 is a long combination or if at least one of its trailers is manufactured after 2005, its gross vehicle weight shall not exceed the lowest of the following:

1. The amount calculated under clause 118 (1) (a) of the Act.
2. The maximum allowable gross weight determined under section 24 of this Regulation.
3. If there are five axles, 41,900 kilograms.
4. If there are six axles, 49,800 kilograms.
5. If there are seven axles, 54,600 kilograms.
6. If there are eight axles, 58,500 kilograms.

(2) If a designated combination 13 is not a long combination and both of its trailers are manufactured before 2006, its gross vehicle weight shall not exceed the lesser of the following:

1. The amount calculated under clause 118 (1) (a) of the Act.
2. The maximum allowable gross weight determined under section 24 of this Regulation.

(3) The front axle weight for the purposes of the calculations in subsection (1) is the lowest of the actual front axle weight, the maximum allowable front axle weight determined under section 18 and 5,499 kilograms.

(4) The front axle weight for the purposes of the calculations in subsection (2) is the lesser of the actual front axle weight and the maximum allowable front axle weight determined under section 18.

(5) The axle weights, other than the front axle weight, for the purposes of the calculations in paragraph 1 of subsection (1) and paragraph 1 of subsection (2) are the maximum allowable weights in Schedule 13.

MAXIMUM ALLOWABLE GROSS VEHICLE WEIGHTS FOR DESIGNATED COMBINATIONS AND OTHER VEHICLES AND VEHICLE COMBINATIONS

Allowable gross vehicle weights

24. (1) For the purposes of section 118 of the Act, the maximum allowable gross weight for a vehicle or a vehicle combination is as follows:

1. If the vehicle or vehicle combination has three axles, as prescribed in Vehicle Weight Table 1.
2. If the vehicle or vehicle combination has four axles, as prescribed in Vehicle Weight Table 2.
3. If the vehicle or vehicle combination has five axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of less than 2.40 metres, as prescribed in Vehicle Weight Table 3.
4. If the vehicle or vehicle combination has five axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 2.40 metres or more and less than 2.70 metres, as prescribed in Vehicle Weight Table 4.
5. If the vehicle or vehicle combination has five axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 2.70 metres or more and less than 3.00 metres, as prescribed in Vehicle Weight Table 5.
6. If the vehicle or vehicle combination has five axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 3.00 metres or more and less than 3.30 metres, as prescribed in Vehicle Weight Table 6.
7. If the vehicle or vehicle combination has five axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 3.30 metres or more and less than 3.60 metres, as prescribed in Vehicle Weight Table 7.
8. If the vehicle or vehicle combination has five axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 3.60 metres or more, as prescribed in Vehicle Weight Table 8.
9. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of less than 2.10 metres, as prescribed in Vehicle Weight Table 9.
10. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 2.10 metres or more and less than 2.40 metres, as prescribed in Vehicle Weight Table 10.
11. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 2.40 metres or more and less than 2.70 metres, as prescribed in Vehicle Weight Table 11.
12. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 2.70 metres or more and less than 3.00 metres, as prescribed in Vehicle Weight Table 12.
13. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 3.00 metres or more and less than 3.30 metres, as prescribed in Vehicle Weight Table 13.
14. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 3.30 metres or more and less than 3.60 metres, as prescribed in Vehicle Weight Table 14.
15. If the vehicle or vehicle combination has six axles and an inter-vehicle-unit distance or intra-vehicle-unit distance of 3.60 metres or more, as prescribed in Vehicle Weight Table 15.
16. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of less than 2.10 metres, as prescribed in Vehicle Weight Table 16.
17. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of 2.10 metres or more and less than 2.40 metres, as prescribed in Vehicle Weight Table 17.
18. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of 2.40 metres or more and less than 2.70 metres, as prescribed in Vehicle Weight Table 18.
19. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of 2.70 metres or more and less than 3.00 metres, as prescribed in Vehicle Weight Table 19.
20. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of 3.00 metres or more and less than 3.30 metres, as prescribed in Vehicle Weight Table 20.
21. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of 3.30 metres or more and less than 3.60 metres, as prescribed in Vehicle Weight Table 21.
22. If the vehicle or vehicle combination has seven axles and an inter-vehicle-unit distance of 3.60 metres or more, as prescribed in Vehicle Weight Table 22.

23. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of less than 2.10 metres, as prescribed in Vehicle Weight Table 23.
 24. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of 2.10 metres or more and less than 2.40 metres, as prescribed in Vehicle Weight Table 24.
 25. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of 2.40 metres or more and less than 2.70 metres, as prescribed in Vehicle Weight Table 25.
 26. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of 2.70 metres or more and less than 3.00 metres, as prescribed in Vehicle Weight Table 26.
 27. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of 3.00 metres or more and less than 3.30 metres, as prescribed in Vehicle Weight Table 27.
 28. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of 3.30 metres or more and less than 3.60 metres, as prescribed in Vehicle Weight Table 28.
 29. If the vehicle or vehicle combination has eight or more axles and an inter-vehicle-unit distance of 3.60 metres or more, as prescribed in Vehicle Weight Table 29.
- (2) Despite paragraphs 3 to 8 of subsection (1), the maximum allowable gross vehicle weight for a 5-axle A-train double or C-train double is as prescribed in Vehicle Weight Table 8.
- (3) Despite paragraphs 16 to 22 of subsection (1), the maximum allowable gross vehicle weight for a seven axle vehicle without a towed vehicle is as prescribed in Vehicle Weight Table 16.
- (4) Despite paragraphs 23 to 29 of subsection (1), the maximum allowable gross vehicle weight for an eight or more axle vehicle without a towed vehicle is as prescribed in Vehicle Weight Table 23.
- (5) If the gross weight transmitted to the highway by the rearmost vehicle of a vehicle combination is not at least five per cent of the gross weight of the vehicle combination, the axles of the rearmost vehicle are not included in calculating the base length and the number of axles when determining the maximum allowable gross weight of the combination under subsection (1), but the gross weight of the rearmost vehicle is added to the maximum allowable gross weight of the combination, as determined by the applicable table.
- (6) If the calculation for the maximum allowable gross weight to which subsection (5) applies produces a result greater than 63,500 kilograms, the maximum allowable gross weight is 63,500 kilograms.
- (7) In this section,
- “intra-vehicle-unit distance”, for a five or six axle vehicle without a towed vehicle, means the greater of,
- (a) the distance between the centres of the second and third axles from the front of the vehicle, and
 - (b) the distance between the centres of the third and fourth axles from the front of the vehicle;
- “number of axles” means the total number of axles on a vehicle or vehicle combination that are transmitting weight to the highway.
- (8) In the Vehicle Weight Tables referred to in this section,
- “front axle weight”, in respect of a vehicle or vehicle combination that is not a designated combination or an aggregate vehicle, means,
- (a) for a single front axle, the axle unit weight on the front axle or, if that weight is more than the maximum weight permitted for a single axle under section 116 of the Act, the maximum weight permitted for a single axle under section 116 of the Act,
 - (b) for a dual front axle, one-half of the axle unit weight on the dual front axle or, if that weight is more than one-half of the maximum weight permitted for a dual axle under section 116 of the Act, one-half of the maximum weight permitted for a dual axle under section 116 of the Act, and
 - (c) for a triple front axle, one-third of the axle unit weight for the triple front axle or, if that weight is more than one-third of the maximum weight permitted for a triple axle under section 116 of the Act, one-third of the maximum weight permitted for a triple axle under section 116 of the Act.

WEIGHT REDUCTIONS — NON-DESIGNATED COMBINATIONS

Aggregate vehicles

25. (1) This section does not apply to a designated combination.
- (2) Aggregate vehicles are exempt from clauses 118 (1) (a) and (b) of the Act.

(3) An aggregate vehicle shall not be operated on a Class A Highway if the gross vehicle weight exceeds, in the case of a two axle aggregate vehicle, the result when 1,000 kilograms is subtracted from, or, in the case of an aggregate vehicle of three or more axles, the result when 1,500 kilograms is subtracted from,

- (a) the maximum weight permitted on the front axle under section 116 of the Act plus the sum of the maximum allowable weights for all other axle units of the vehicle or vehicle combination as set out in section 116 of the Act;
- (b) the maximum weight permitted on the front axle under section 116 of the Act plus the sum of the maximum allowable weights for any two axle groups, three axle groups or four axle groups, or any combination of them, as set out in section 117 of the Act, plus the maximum allowable weight for any axle unit or units excluding any axle unit or units that are part of an axle group, as set out in section 116 of the Act; or
- (c) the maximum allowable gross weight prescribed in section 24 of this Regulation.

(4) Where the calculation of front axle weight for an aggregate vehicle powered by a tractor results in a weight over 6,500 kilograms, the front axle weight shall be deemed to be 6,500 kilograms.

(5) In this section,

“front axle weight”, in respect of an aggregate vehicle, means,

- (a) for a single front axle, the maximum weight permitted under section 116 of the Act for a single axle, and
- (b) for a dual front axle, one-half the maximum weight permitted under section 116 of the Act for a dual axle.

Calculation

26. (1) For combinations of vehicles to which one of sections 27 to 34 of this Regulation applies, maximum allowable gross vehicle weights for the purposes of section 118 of the Act shall be determined by subtracting the amounts in section 27, 28, 29, 30, 31, 32, 33 or 34, as applicable, from the lowest of the following amounts:

- 1. The amount calculated under clause 118 (1) (a) of the Act.
- 2. The amount calculated under clause 118 (1) (b) of the Act.
- 3. The maximum allowable gross weight prescribed in section 24 of this Regulation.

(2) For combinations of vehicles to which both section 25 and one of sections 27 to 34 of this Regulation apply, maximum allowable gross vehicle weights for the purposes of section 118 of the Act shall be determined by subtracting the amounts in section 27, 28, 29, 30, 31, 32, 33 or 34, as applicable, from the amount permitted under section 25 of this Regulation.

Dump semi-trailers

27. (1) Until December 31, 2010, 4,500 kilograms shall be subtracted when the vehicle combination includes a single end dump semi-trailer or open-top hopper dump semi-trailer manufactured after 2002 unless the combination is one of designated combinations 1 to 10.

(2) Effective January 1, 2011, 4,500 kilograms shall be subtracted when the vehicle combination includes a single end dump semi-trailer or open-top hopper dump semi-trailer, whenever it was manufactured, unless the combination is one of designated combinations 1 to 10.

(3) Where two or more liftable axles are deployed in a vehicle combination to which subsection (1) or (2) applies, 9,000 kilograms shall be subtracted under that subsection instead of 4,500 kilograms.

Semi-trailer with three or fewer axles

28. (1) This section applies to vehicle combinations that include a single semi-trailer that has three or fewer axles deployed unless it is a designated combination 1, 2, 8 or 9, if the semi-trailer is not,

- (a) an open-top hopper dump semi-trailer;
- (b) an end dump semi-trailer; or
- (c) any type of tank semi-trailer.

(2) From January 1, 2006 to December 31, 2010, 3,000 kilograms shall be subtracted from a combination to which this section applies.

(3) Effective January 1, 2011, 4,500 kilograms shall be subtracted from a combination to which this section applies.

Tank semi-trailer with three or fewer axles

29. (1) This section applies to vehicle combinations that include a single semi-trailer that has three or fewer axles deployed unless it is a designated combination 1, 2, 8 or 9, if the semi-trailer is a tank semi-trailer, other than,

- (a) a carbon dioxide tank semi-trailer;
- (b) a cryogenic tank semi-trailer; or

(c) a tag-axle tank semi-trailer.

(2) From January 1, 2006 to December 31, 2020, 3,000 kilograms shall be subtracted from a combination to which this section applies.

(3) Effective January 1, 2021, 4,500 kilograms shall be subtracted from a combination to which this section applies.

Specialized tank semi-trailer with three or fewer axles

30. (1) This section applies to vehicle combinations that include a single semi-trailer that has three or fewer axles deployed unless it is a designated combination 1, 2, 8 or 9, if the semi-trailer is,

(a) a carbon dioxide tank semi-trailer;

(b) a cryogenic tank semi-trailer; or

(c) a tag-axle tank semi-trailer.

(2) Effective January 1, 2021, 4,500 kilograms shall be subtracted from a combination to which this section applies.

Semi-trailer with four or more axles

31. (1) This section applies to vehicle combinations that include a single semi-trailer that has four or more deployed axles unless it is a designated combination 3, 4, 5, 6, 7 or 10, if the semi-trailer is not,

(a) an end dump semi-trailer; or

(b) an open-top hopper dump semi-trailer.

(2) From January 1, 2006 to December 31, 2015, 4,500 kilograms shall be subtracted if the semi-trailer is manufactured after 2005.

(3) Effective January 1, 2016, 4,500 kilograms shall be subtracted, whenever the semi-trailer was manufactured.

(4) Where two or more liftable axles are deployed in a vehicle combination to which this section applies, 9,000 kilograms shall be subtracted under subsection (2) or (3) instead of 4,500 kilograms.

A-trains and C-trains

32. (1) From January 1, 2006 to December 31, 2015, 9,000 kilograms shall be subtracted when the vehicle combination is an A-Train double or C-Train double that is not a designated combination 11 or 13, if either trailer is manufactured after 2005.

(2) Effective January 1, 2016, 9,000 kilograms shall be subtracted when the vehicle combination is an A-train double or C-train double that is not a designated combination 11 or 13, whenever the trailers were manufactured.

B-trains

33. (1) From January 1, 2006 to December 31, 2015, 4,500 kilograms shall be subtracted when the vehicle combination is a B-train double that is not a designated combination 12 if either semi-trailer is manufactured after 2005.

(2) Effective January 1, 2016, 4,500 kilograms shall be subtracted when the vehicle combination is a B-train double if the combination is not a designated combination 12, whenever the trailers were manufactured.

(3) Where two or more liftable axles are deployed on a vehicle combination to which subsection (1) or (2) applies, 9,000 kilograms shall be subtracted under the applicable subsection instead of 4,500 kilograms.

Permits

34. (1) The Registrar may issue a permit under clause 110.1 (1) (b) of the Act,

(a) allowing an end-dump semi-trailer or open-top hopper dump semi-trailer manufactured before January 1, 2003 that would otherwise be subject to subsection 27 (2) or (3) of this Regulation to operate after January 1, 2011 without complying with those subsections;

(b) allowing a single semi-trailer with four or more deployed axles manufactured before January 1, 2006 that would otherwise be subject to subsection 31 (3) or (4) of this Regulation to operate after January 1, 2016 without complying with that subsection;

(c) allowing a combination that is an A-train double, B-train double or C-train double that includes two trailers manufactured before 2006 that would otherwise be subject to subsection 32 (2) or 33 (2) or (3) of this Regulation to operate after January 1, 2016 without complying with those subsections.

(2) A permit described in clause (1) (a) may be issued for the purpose of allowing the continued use of a semi-trailer that was manufactured before 2003, but such permit shall be limited to the normal operating life of the semi-trailer and so may only allow be valid,

(a) in the case of an end dump semi-trailer, for 15 years after the year of its manufacture;

- (b) in the case of an open-top hopper dump semi-trailer, for 20 years after the year of its manufacture.
- (3) A permit described in clause (1) (b) may be issued for the purpose of allowing the continued use of a semi-trailer that was manufactured before 2006, but such permit shall be limited to the normal operating life of the semi-trailer and so may only be valid,
 - (a) in the case of a semi-trailer, other than a tank semi-trailer, for 15 years after the year of its manufacture;
 - (b) in the case of a tank semi-trailer, for 20 years after the year of its manufacture.
- (4) A permit described in clause (1) (c) may be issued for the purpose of allowing the continued use of a semi-trailer that was manufactured before 2006 in a combination consisting of an A-train double, B-train double or C-train double, but such permit shall be limited to the normal operating life of the semi-trailer and so may only be valid,
 - (a) in the case of a semi-trailer, other than a tank semi-trailer, for 15 years after the year of its manufacture;
 - (b) in the case of a tank semi-trailer, for 20 years after the year of its manufacture.

MISCELLANEOUS

Tractor tandem axle weight increases

35. (1) Tandem axles with an axle spread of at least 1.2 metres and less than 1.6 metres are prescribed axle units for the purposes of section 116 of the Act when they form part of a three axle tractor that has both a front single axle equipped with single tires and a rear tandem axle, and that has no other axles deployed.

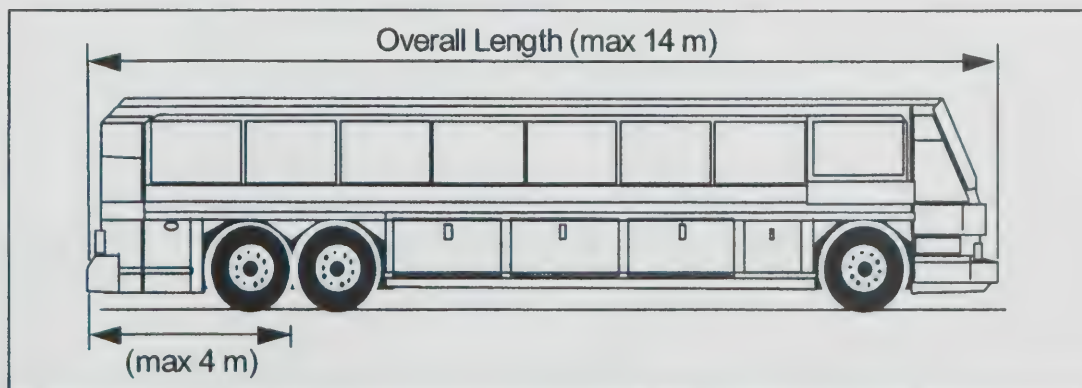
(2) Instead of the maximum allowable axle unit weights specified in Table 1 of Part VIII of the Act, the prescribed weight for the axle units prescribed in subsection (1) is 18,000 kilograms.

Buses — dimensions

36. (1) A bus, as shown in Figure 5 and commonly known as an intercity motor coach, is exempt from any provision in section 109 of the Act specifying a lesser dimension than that specified in this section if the bus is equipped with motive power mounted to the rear of the front axle, air-ride or torsion-bar suspension, reclining seats and a baggage area that is separated from the passenger cabin.

- (2) The total length of the bus, including bumpers, shall not exceed 14 metres.
- (3) The bus shall have three axles and any tandem axle or two axle group shall have an axle spread of 1.2 to 1.85 metres.
- (4) The longitudinal distance between the geometric centre of a dual axle or a two axle group and the rear of the bus, including bumpers, shall not exceed four metres.
- (5) Any two axle group shall distribute the load it carries between the axles in a ratio corresponding to the number of tires on each axle.

Figure 5: Intercity Motor Coach



SCHEDULES OF DESIGNATED COMBINATIONS

Interpretation for Schedules

37. (1) The following interpretive rules apply to Schedules 1 to 13:

1. The column heading "Ref" means points of reference in the diagram at the top of the Schedule and the entries in that column are to the dimensions identified in the diagram.
2. A reference to an axle unit in a Configuration Description is to a deployed axle unit. If an axle unit is not referred to in a Configuration Description, the designated combination does not have that axle unit unless it is an additional axle described in subsection 5 (1).
3. Where a tire weight limit is expressed as weight per millimetre, the reference is to a millimetre of tire width.
4. A vehicle that is required to comply with subsection 109 (2) of the Act and which does comply with that subsection shall be deemed to be in compliance with the width limits in Schedules 1 to 13.
5. Maximum width shall be determined in accordance with subsections 109 (1), (3) and (5) of the Act.
6. Maximum semi-trailer length shall be determined in accordance with subsection 109 (10) and (10.2) of the Act.
7. A reference to a table in "HTA, Part VIII" means that the appropriate weight is that set out in the specified Table in Part VIII of the Act.
8. "Not controlled" means that no measurement is prescribed.
9. "Overall" refers to the total combination.
10. The prescribed weight of any axle unit with single tires is the sum of its individual maximum axle weights as specified in the Schedule under Individual Axle with Single Tires when the sum of those weights is less than the weight prescribed elsewhere in the Weight Limit Chart for the axle unit.

(2) In Schedules 1 to 13,

"bed length" means the external measurement of a trailer from the front of its cargo carrying space to the rear of its cargo carrying space, but excluding any portion of auxiliary equipment or machinery that extends beyond the front of the trailer and that is not designed for the transportation of goods;

"drawbar length" means the longitudinal distance from the centre of the hole in the fifth wheel of a converter dolly to the centre of its eye or equivalent device;

"effective rear overhang" means the longitudinal distance from the turn centre of the trailer to its rearmost point, including any load;

"hitch offset" means the longitudinal distance from the turn centre of the foremost semi-trailer to the articulation point of the hitch used to tow the rearmost trailer;

"kg" means kilograms;

"m" means metres;

"max" means maximum;

"min" means minimum;

"quadruple spread" means the longitudinal distance between the centres of the foremost and rearmost axles of the quadruple axle;

"self-steer" means self-steering axle;

"single" means single axle;

"swing radius" means the greatest horizontal distance from the vertical axis through the centre of the kingpin to any point on the semi-trailer ahead of the kingpin, including load and any extension to the length caused by auxiliary equipment or machinery;

"tandem" means tandem axle;

"track width" means the width of an axle across the outside faces of the tires measured at any point above the lowest point of the rim;

"tridem" means tridem axle;

"tri-drive" means tri-drive axle;

“wheelbase” means the longitudinal distance,

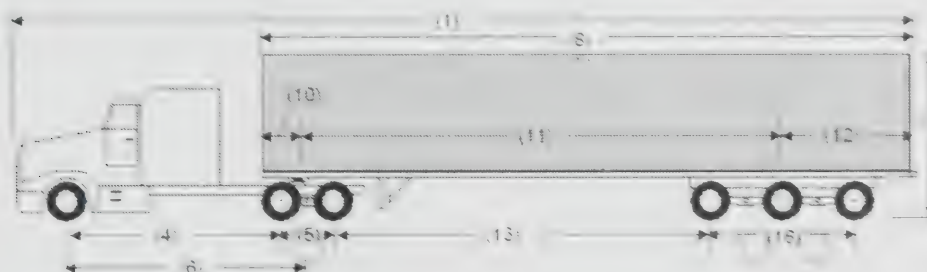
- (a) from the centre of the kingpin to the turn centre in the case of a semi-trailer,
- (b) from the centre of the front axle to the turn centre in the case of a tractor,
- (c) from the centre of articulation of the turntable to the turn centre in the case of a full trailer.

REVOCATION

Revocation

38. Regulation 597 of the Revised Regulations of Ontario, 1990 and Ontario Regulation 32/94 are revoked.

SCHEDULE 1 DESIGNATED COMBINATION 1 — TRACTOR FIXED AXLE SEMI-TRAILER



Configuration Description

Designated Combination 1 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is either a single or tandem axle. The semi-trailer has one axle unit that is either a single, tandem or tridem axle.

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 8

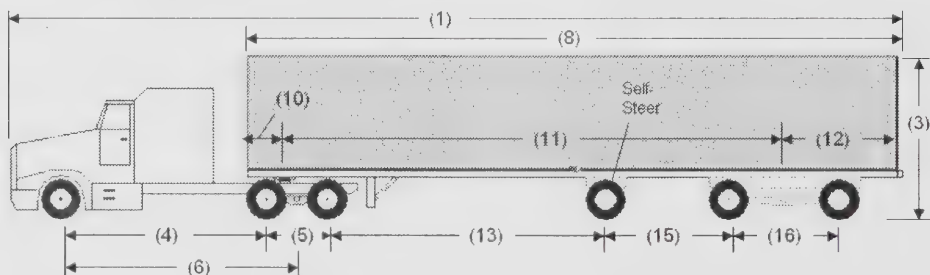
DIMENSIONAL LIMIT CHART

	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0m
	(5)	Tandem Axle Spread	1.2 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
Semi-Trailer	(6)	Wheelbase - (long combination)	Max. 6.2m
	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	6.25 to 12.5m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	
		single to single, tandem or tridem	Min. 3.0m
		tandem to tandem	Min. 5.0m
		tandem to tridem	Min. 5.5m
	(16)	Tandem Spread	1.2 to 3.1m
	(16)	Tridem Spread	2.4 to 3.7m
	(19)	Track Width	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit	
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)	
	Single Axle (dual tires)	Max. 10,000 kg	
	Tandem Axle (by axle spread)		
	1.2 < 1.6m	Max. 18,000 kg	
	1.6 < 1.7m	Max. 18,300 kg	
	1.7 < 1.8m	Max. 18,700 kg	
	1.8m to 3.1m	Max. 19,100 kg	
	Tridem Axle (by axle spread)	Effective January 1, 2006:	Prior to 2006:
	2.4 < 2.8m	Max. 21,300 kg	Max. 21,300 kg
	2.8 < 2.9m	Max. 21,700 kg	Max. 21,700 kg
	2.9 < 3.0m	Max. 22,000 kg	Max. 22,000 kg
	3.0 < 3.6m	Max. 24,000 kg	HTA, Part VIII, Table 2
	3.6 to 3.7m	Max. 26,000 kg	Max. 25,500 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width		
Maximum Allowable Gross Vehicle Weight	Less than 350 mm	Max. 6000 kg	
	350 < 375 mm	Max. 7000 kg	
	375 < 400 mm	Max. 7500 kg	
	400 mm or more	Max. 8000 kg	
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24	

SCHEDULE 2
DESIGNATED COMBINATION 2 — TRACTOR SELF-STEER TRIAXLE SEMI-TRAILER

**Configuration Description**

Designated Combination 2 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tandem axle. The semi-trailer has two axle units: a single self-steer axle (in front) and a tandem axle (in the rear)

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 10

Labelling, see s. 13

Alternatives

Designated combination 1 (see s. 4)

DIMENSIONAL LIMIT CHART

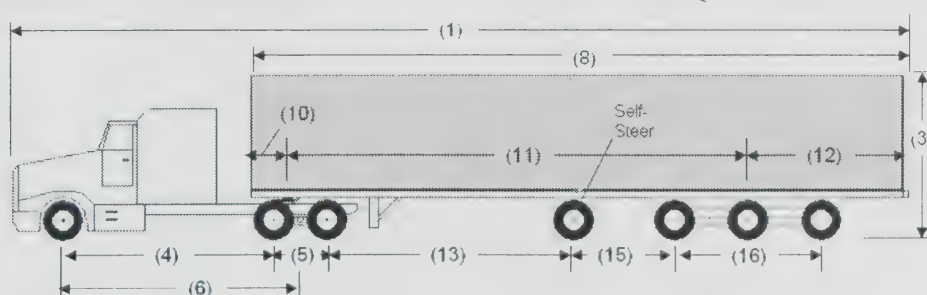
	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m

	Ref	Feature	Dimensional Limit
Tractor	(4)	Inter-axle Spacing	Min. 3.0 m
	(5)	Tandem Axle Spread	1.2 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase — (long combination)	Max. 6.2m
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	6.25 to 12.5m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	Min. 4.0m if trailer built in or after 2006
	(15)	Inter-axle Spacing	> 2.5 to 3.0m
	(16)	Tandem Spread	1.2 to 2.8m
	(19)	Track Width — tandem	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tandem Axle (by axle spread)	
	1.2 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 2.8m	Max. 19,100 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24

SCHEDULE 3
DESIGNATED COMBINATION 3 — TRACTOR SELF-STEER QUAD SEMI-TRAILER

**Configuration Description**

Designated Combination 3 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tandem axle. The semi-trailer has two axle units: a single self-steer axle (in front) and a tridem axle (in the rear)

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 9

Labelling, see s. 13

Alternatives

Designated combination 1 (see s. 4)

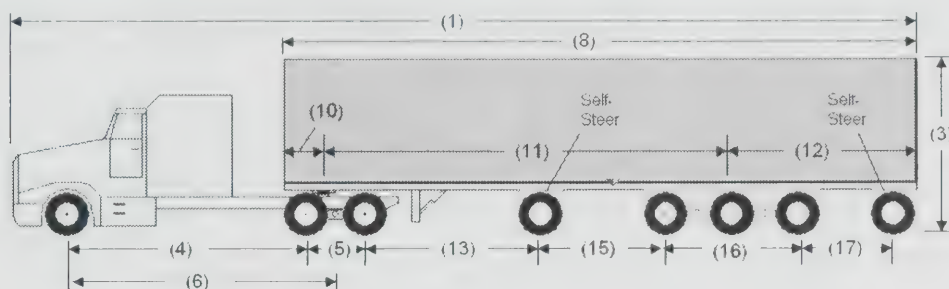
DIMENSIONAL LIMIT CHART

	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0 m
	(5)	Tandem Axle Spread	1.2 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase — (long combination)	Max. 6.2m
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	6.25 to 12.5m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	
		– if tridem spread is 3.0 < 3.6m	Min. 6.0m
		– if tridem spread is 3.6 to 3.7m	Min. 5.5m
	(15)	Inter-axle Spacing	> 2.5 to 3.0m
	(16)	Tridem Spread	3.0 to 3.7m
	(19)	Track Width — tridem	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Tire Weights	Self-steering axle (tire width)	
	365 < 385 mm 385 mm or more	Max. 4,000 kg per tire Max. 4,250 kg per tire
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tandem Axle (by axle spread)	
	1.2 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Tridem Axle (by axle spread)	
	3.0 < 3.6m 3.6 to 3.7m	24,000 kg 25,500 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24

SCHEDULE 4
DESIGNATED COMBINATION 4 — TRACTOR SELF-STEER 5-AXLE SEMI-TRAILER (1-3-1)



Configuration Description

Designated Combination 4 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tandem axle. The semi-trailer has three axle units: a single self-steer axle (in front), a tridem axle (in the middle), and a single self-steer axle (in the rear).

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 10

Labelling, see s. 13

Alternatives

None

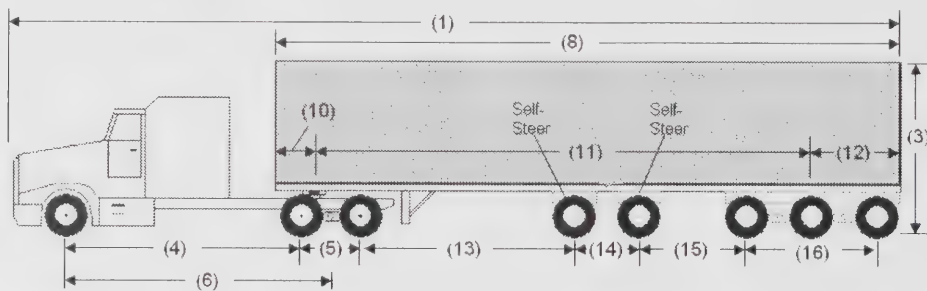
DIMENSIONAL LIMIT CHART

	Ref.	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0 m
	(5)	Tandem Axle Spread	1.3 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
Semi-Trailer	(6)	Wheelbase — (long combination)	Max. 6.2m
	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	Min. 9.5m
	(12)	Effective Rear Overhang	Max. Lesser of 53% of wheelbase or 5.1m
	(13)	Inter-vehicle-unit Distance	Min. 3.0m
	(15)	Inter-axle Spacing	3.0 to 4.0m
	(16)	Tridem Spread	3.0 to 3.1m
	(17)	Inter-axle Spacing	2.1 to 2.8m
	(19)	Track Width — tridem axle	2.5 to 2.6m

WEIGHT LIMIT CHART

Axle Weights	Feature	Weight Limit
	Front Axle	Max. 7,700 kg (see s. 18)
	Tandem Axle (by axle spread)	
	1.3 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Tridem Axle	Max. 22,500 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24

SCHEDULE 5
DESIGNATED COMBINATION 5 — TRACTOR SELF-STEER 5-AXLE SEMI-TRAILER (1-1-3)

**Configuration Description**

Designated Combination 5 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tandem axle. The semi-trailer has three axle units: two single self-steer axles (in front) and a tridem axle (in the rear).

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 9

Labelling, see s. 13

Alternatives

Designated combination 1 or 3 (see s. 4)

DIMENSIONAL LIMIT CHART

	Ref.	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0 m
	(5)	Tandem Axle Spread	1.3 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase — (long combination)	Max. 6.2m

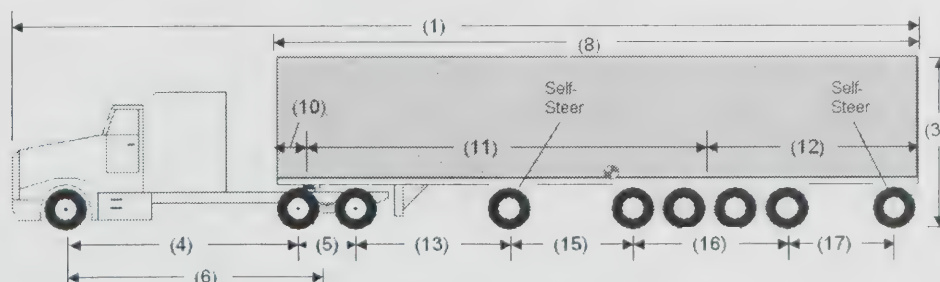
	Ref.	Feature	Dimensional Limit
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	11.5 to 12.5m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	Min. 3.2m
	(14)	Inter-axle Spacing	1.5 to 2.8m
		Dimension (13) + (14)	Min. 6.0m
	(15)	Inter-axle Spacing	>2.5 to 2.8m
	(16)	Tridem Spread	3.0 to 3.1m
	(19)	Track Width — tridem axle	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tandem Axle (by axle spread)	
	1.3 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Tridem Axle	Max. 22,500 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24

SCHEDULE 6

DESIGNATED COMBINATION 6 — TRACTOR SELF-STEER 6-AXLE SEMI-TRAILER (1-4-1)



Configuration Description

Designated Combination 6 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tandem axle. The semi-trailer has two axle units and one axle group. A single steer axle is in front, a quadruple axle is in the middle and a single self-steer axle is in the rear.

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 10

Labelling, see s. 13

Alternatives

None

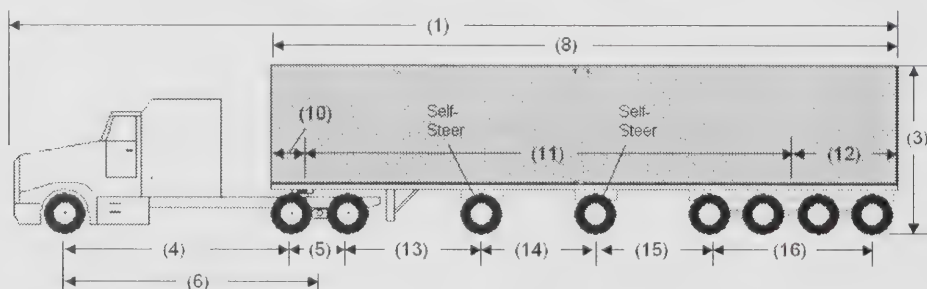
DIMENSIONAL LIMIT CHART

	Ref.	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0 m
	(5)	Tandem Axle Spread	1.3 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase — (long combination)	Max. 6.2m
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	Min. 9.5m
	(12)	Effective Rear Overhang	Max. Lesser of 53% of wheelbase or 5.1m
	(13)	Inter-vehicle-unit Distance	Min. 3.8m
	(15)	Inter-axle Spacing	2.9 to 3.0m
	(16)	Quadruple Spread	3.9 to 4.0m
	(17)	Inter-axle Spacing	2.3 to 2.4m
	(19)	Track Width — quadruple axle	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tandem Axle (by axle spread)	
	1.3 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Quadruple Axle	Max. 26,000 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
Maximum Allowable Gross Vehicle Weight	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
		see ss. 20 and 24

SCHEDULE 7
DESIGNATED COMBINATION 7 — TRACTOR SELF-STEER 6-AXLE SEMI-TRAILER (1-1-4)

**Configuration Description**

Designated Combination 7 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tandem axle. The semi-trailer has two axle units and one axle group. A single self-steer axle is in front, another single self-steer axle is in the middle and a quadruple axle is in the rear.

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 9

Labelling, see s. 13

Alternatives

None

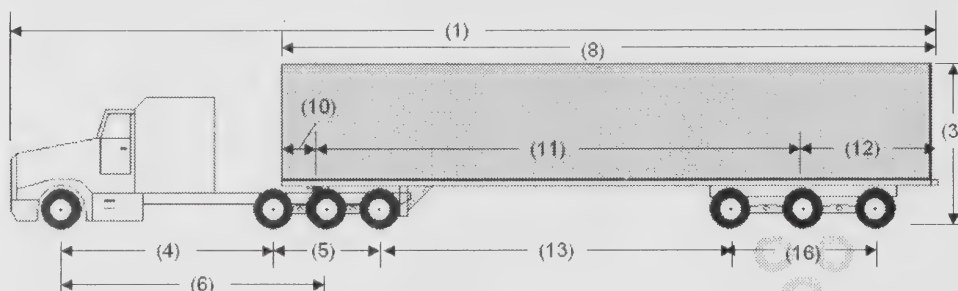
DIMENSIONAL LIMIT CHART

	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0 m
	(5)	Tandem Axle Spread	1.3 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
Semi-Trailer	(6)	Wheelbase - (long combination)	Max. 6.2m
	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	11.5 to 12.5m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	Min. 3.0m
	(14)	Inter-axle Spacing	1.5 to 2.8m
	(15)	Inter-axle Spacing	2.7 to 2.8m
	(16)	Quadruple Spread	3.9 to 4.0m
	(19)	Track Width quadruple axle	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tandem Axle (by axle spread)	
	1.3 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Quadruple Axle	Max. 26,000 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
Maximum Allowable Gross Vehicle Weight	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
		see ss. 20 and 24

SCHEDULE 8
DESIGNATED COMBINATION 8 — TRI-DRIVE TRACTOR FIXED AXLE SEMI-TRAILER



Configuration Description

Designated Combination 8 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tri-drive. The semi-trailer has one axle unit that is either a single, tandem or tridem axle.

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 8, 11

DIMENSIONAL LIMIT CHART

	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(1)	Overall Length (long combination)	Max. 23.5m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	not controlled
	(5)	Tridem Axle Spread	2.4 to 2.8m
	(6)	Wheelbase	6.6 to 6.8m
	(7)	Tridem Track Width	2.5 to 2.6m
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	6.25 to 12.0m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	
		-- single to tridem	Min. 3.0m
		-- tandem to tridem	Min. 5.5m
		-- tridem to tridem	Min. 6.0m
	(14)	Tandem Spread	1.2 to 3.1m
	(15)	Tridem Spread	2.4 to 3.7m
	(16)	Track Width	2.5 to 2.6m

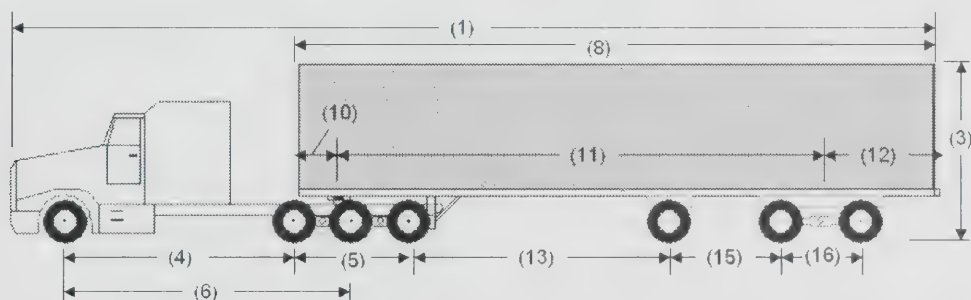
WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tri-drive Axle (by axle spread)	
	2.4 < 2.7m	Max. 21,300 kg
	2.7 to 2.8m	Max. 22,000 kg
	Single Axle (dual tires)	Max. 10,000 kg
	Tandem Axle (by axle spread)	
	1.2 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 3.1m	Max. 19,100 kg

	Feature	Weight Limit	
		Effective January 1, 2006:	Prior to 2006:
	Tridem Axle (by axle spread)		
	2.4 < 2.8m	Max. 21,300 kg	Max. 21,300 kg
	2.8 < 2.9m	Max. 21,700 kg	Max. 21,700 kg
	2.9 < 3.0m	Max. 22,000 kg	Max. 22,000 kg
	3.0 < 3.6m	Max. 24,000 kg	HTA, Part VIII, Table 2
	3.6 to 3.7m	Max. 26,000 kg	Max. 25,500 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width		
	Less than 350 mm	Max. 6000 kg	
	350 < 375 mm	Max. 7000 kg	
	375 < 400 mm	Max. 7500 kg	
	400 mm or more	Max. 8000 kg	
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24	

SCHEDULE 9

DESIGNATED COMBINATION 9 — TRI-DRIVE TRACTOR SELF-STEER TRIAXLE SEMI-TRAILER

**Configuration Description**

Designated Combination 9 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tri-drive. The semi-trailer has two axle units: a single self-steer axle (in front) and a tandem axle (in the rear).

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 11

Labelling, see s. 13

Alternatives

Designated combination 8 (see s. 4)

DIMENSIONAL LIMIT CHART

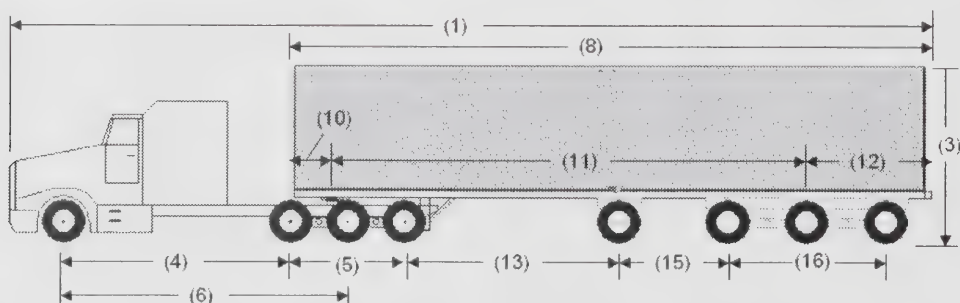
	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(1)	Overall Length (long combination)	Max. 23.5m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	not controlled
	(5)	Tridem Axle Spread	2.4 to 2.8m
	(6)	Wheelbase	6.6 to 6.8m
	(7)	Tridem Track Width	2.5 to 2.6m

	Ref	Feature	Dimensional Limit
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	6.25 to 12.0m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	Min. 3.7m
	(15)	Inter-axle Spacing	>2.5 to 3.0m
	(16)	Tandem Spread	1.2 to 2.8m
	(19)	Track Width — tandem	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tri-drive Axle (by axle spread)	
	2.4 < 2.7m	Max. 21,300 kg
	2.7 to 2.8m	Max. 22,000 kg
	Tandem Axle (by axle spread)	
	1.2 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 2.8m	Max. 19,100 kg
	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
Maximum Allowable Gross Vehicle Weight		see ss. 20 and 24

SCHEDULE 10
DESIGNATED COMBINATION 10 — TRI-DRIVE TRACTOR SELF-STEER QUAD SEMI-TRAILER

**Configuration Description**

Designated Combination 10 is composed of a tractor and a single semi-trailer. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a tri-drive. The semi-trailer has two axle units: a single self-steer axle (in front) and a tridem axle (in the rear).

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 9, 11

Labelling, see s. 13

Alternatives

Designated combination 8 (see s. 4)

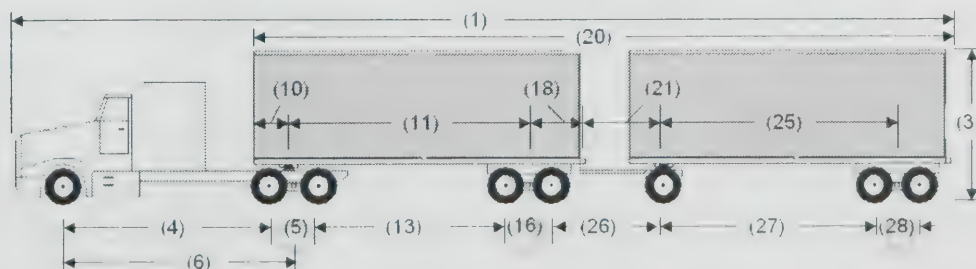
DIMENSIONAL LIMIT CHART

	Ref	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(1)	Overall Length (long combination)	Max. 23.5m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	not controlled
	(5)	Tridem Axle Spread	2.4 to 2.8m
	(6)	Wheelbase	6.6 to 6.8m
	(7)	Tridem Track Width	2.5 to 2.6m
Semi-Trailer	(8)	Length	Max. 14.65m
	(8)	Length (long combination)	Max. 16.2m
	(9)	End-Dump Semi-Trailer Bed Length	Max. 14.65m
	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	6.25 to 12.0m
	(12)	Effective Rear Overhang	Max. 35% of wheelbase
	(13)	Inter-vehicle-unit Distance	
		- if tridem spread is 3.0 < 3.6m	Min. 5.0m
		- if tridem spread is 3.6 to 3.7m	Min. 4.5m
	(15)	Inter-axle Spacing	>2.5 to 3.0m
	(16)	Tridem Spread	3.0 to 3.7m
	(19)	Track Width -- tridem	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Tire Weights	Self-steer axle (tire width)	
	365 < 385 mm 385 mm or more	Max. 4,000 kg per tire Max. 4,250 kg per tire
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Tri-drive Axle (by axle spread)	
	2.4 < 2.7m	Max. 21,300 kg
	2.7 to 2.8m	Max. 22,000 kg
	Tridem Axle (by axle spread)	
	3.0 < 3.6m 3.6 to 3.7m	24,000 kg 25,500 kg
Maximum Allowable Gross Vehicle Weight	Individual Axle with Single Tires (long combinations and combinations where semi-trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
Maximum Allowable Gross Vehicle Weight		See Sections 20 and 24

SCHEDULE 11
DESIGNATED COMBINATION 11 — TRACTOR A-TRAIN DOUBLE TRAILERS



Configuration Description

Designated Combination 11 is an A-train double. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a single or tandem axle. The lead semi-trailer has one axle unit that is a single or tandem axle. If there is a trailer converter dolly, it has a single axle and the second semi-trailer has one axle unit that is a single or tandem axle. If there is no trailer converter dolly, the full trailer has two axle units: a single axle (in front) and a single or tandem axle (in the rear).

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 8

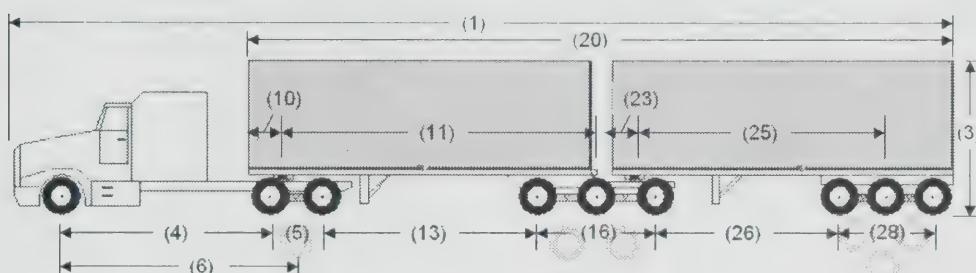
DIMENSIONAL LIMIT CHART

	Ref.	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(1)	Overall Length (long combination)	Max. 25.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0m
	(5)	Tandem Axle Spread	1.2 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase (long combination)	Max. 6.2m
Lead Semi-Trailer	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	Min. 6.25m
	(13)	Inter-vehicle-unit Distance – single to single or tandem tandem to tandem	Min. 3.0m Min. 5.0m
	(16)	Tandem Spread	1.2 to 1.85m
	(18)	Hitch Offset	Max. 1.8m
	(19)	Track Width	2.5 to 2.6m
Trailer Combination	(20)	Box Length	Max. 18.5m
	(20)	Box Length (long combination)	Max. 20.0m
	(21)	Converter Dolly Drawbar Length	not controlled
	(22)	Converter Dolly Track Width	2.5 to 2.6m
Second Semi or Full Trailer	(25)	Wheelbase	Min. 6.25m
	(26)	Inter-vehicle-unit Distance	not controlled
	(27)	Inter-axle Spacing	Min. 3.0m
	(28)	Tandem Spread	1.2 to 1.85m
	(29)	Track Width	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Single Axle (dual tires)	Max. 10,000 kg
	Tandem Axle (by axle spread)	
	1.2 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Individual Axle with Single Tires (long combinations and combinations where any trailer is built after 2005) by axle's tire width	
Maximum Allowable Gross Vehicle Weight	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
	400 mm or more	Max. 8000 kg
		see ss. 21 and 24

SCHEDULE 12
DESIGNATED COMBINATION 12 — TRACTOR B-TRAIN DOUBLE TRAILERS



Configuration Description

Designated Combination 12 is a B-train double. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a single or tandem axle. The lead semi-trailer has one axle unit that is a tandem or tridem axle. The second semi-trailer has one axle unit that is a single, tandem or tridem axle.

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 8

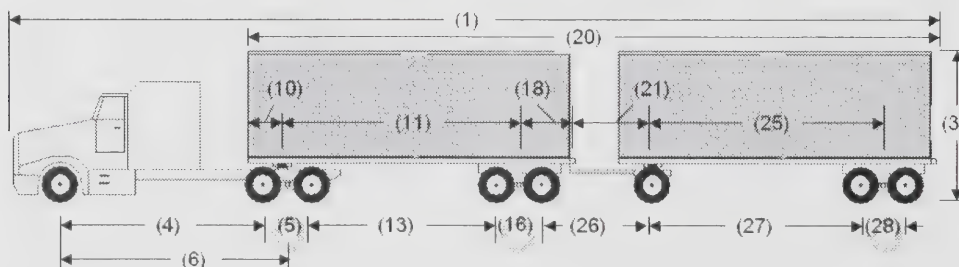
DIMENSIONAL LIMIT CHART

	Ref.	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(1)	Overall Length (long combination)	Max. 25.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0m
	(5)	Tandem Axle Spread	1.2 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase - (long combination)	Max. 6.2m
Lead Semi-Trailer	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	Min. 6.25m
	(13)	Inter-vehicle-unit Distance – single to tandem or tridem – tandem to tandem – tandem to tridem	Min. 3.0m Min. 5.0m Min. 5.5m
	(16)	Tandem Spread	1.2 to 1.85m
	(16)	Tridem Spread	2.4 to 3.1m
	(19)	Track Width	2.5 to 2.6m
Trailer Combination	(20)	Box Length	Max. 18.5m
	(20)	Box Length (long combination)	Max. 20.0m
	(11)+(25)	Sum of Trailer Wheelbases	Max. 17.0m
Second Trailer	(23)	Swing Radius	Max. 2.0m
	(24)	Kingpin behind rearmost axle of lead trailer	Max. 0.3m
	(25)	Wheelbase	Min. 6.25m
	(26)	Inter-vehicle-unit Distance – single to tandem or tridem – tandem to tandem – tandem to tridem – tridem to tridem	Min. 3.0m Min. 5.0m Min. 5.5m Min. 6.0m
	(28)	Tandem Spread	1.2 to 1.85m
	(28)	Tridem Spread	2.4 to 3.1m
	(29)	Track Width	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit	
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)	
	Single Axle (dual tires)	Max. 10,000 kg	
	Tandem Axle (by axle spread)		
		1.2 < 1.6m	
		1.6 < 1.7m	
		1.7 < 1.8m	
		1.8m to 1.85m	
	Tridem Axle (by axle spread)	Effective January 1, 2006:	
		Max. 21,300 kg	
		Max. 21,700 kg	
		Max. 22,000 kg	
		Max. 24,000 kg	
	Tridem Axle (by axle spread)	Prior to 2006:	
		Max. 21,300 kg	
		Max. 21,700 kg	
		Max. 22,000 kg	
		Max. 23,000 kg	
	Individual Axle with Single Tires (long combinations and combinations where any trailer is built after 2005) by axle's tire width		
		Less than 350 mm	
		350 < 375 mm	
		375 < 400 mm	
		Max. 6000 kg	
		Max. 7000 kg	
		Max. 7500 kg	
		Max. 8000 kg	
Maximum Allowable Gross Vehicle Weight		see ss. 22 and 24	

SCHEDULE 13
DESIGNATED COMBINATION 13 — TRACTOR C-TRAIN DOUBLE TRAILERS

**Configuration Description**

Designated Combination 13 is a C-train double. The front axle of the tractor is a single axle with single tires. The drive axle of the tractor is a single or tandem axle. The lead semi-trailer has one axle unit that is a single or tandem axle. The trailer converter dolly has one axle unit that is a single axle. The second semi-trailer has one axle unit that is a single or tandem axle.

Qualifying Preconditions

Weight, see s. 14

Equipment and components, see ss. 5 to 8, 12

DIMENSIONAL LIMIT CHART

	Ref.	Feature	Dimensional Limit
Overall	(1)	Overall Length	Max. 23.0m
	(1)	Overall Length (long combination)	Max. 25.0m
	(2)	Width	Max. 2.6m
	(3)	Height	Max. 4.15m
Tractor	(4)	Inter-axle Spacing	Min. 3.0m
	(5)	Tandem Axle Spread	1.2 to 1.85m
	(6)	Wheelbase	Max. 6.2m if tractor built in or after 2006
	(6)	Wheelbase - (long combination)	Max. 6.2m

	Ref.	Feature	Dimensional Limit
Lead Semi-Trailer	(10)	Swing Radius	Max. 2.0m
	(11)	Wheelbase	Min. 6.25m
	(13)	Inter-vehicle-unit Distance – single to single or tandem tandem to tandem	Min. 3.0m Min. 5.0m
	(16)	Tandem Spread	1.2 to 1.85m
	(18)	Hitch Offset	Max. 1.8m
	(19)	Track Width	2.5 to 2.6m
Trailer Combination	(20)	Box Length	Max. 18.5m
	(20)	Box Length (long combination)	Max. 20.0m
	(21)	Converter Dolly Drawbar Length	Max. 2.0m
	(22)	Converter Dolly Track Width	2.5 to 2.6m
Second Trailer	(25)	Wheelbase	Min. 6.25m
	(26)	Inter-vehicle-unit Distance	not controlled
	(27)	Inter axle Spacing	Min. 3.0m
	(28)	Tandem Spread	1.2 to 1.85m
	(29)	Track Width	2.5 to 2.6m

WEIGHT LIMIT CHART

	Feature	Weight Limit
Axle Weights	Front Axle	Max. 7,700 kg (see s. 18)
	Single Axle (dual tires)	Max. 10,000 kg
	Tandem Axle (by axle spread)	
	1.2 < 1.6m	Max. 18,000 kg
	1.6 < 1.7m	Max. 18,300 kg
	1.7 < 1.8m	Max. 18,700 kg
	1.8m to 1.85m	Max. 19,100 kg
	Individual Axle with Single Tires (long combinations and combinations where any trailer is built after 2005) by axle's tire width	
	Less than 350 mm	Max. 6000 kg
	350 < 375 mm	Max. 7000 kg
	375 < 400 mm	Max. 7500 kg
Maximum Allowable Gross Vehicle Weight	400 mm or more	Max. 8000 kg
		see ss. 23 and 24

VEHICLE WEIGHT TABLE I

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH THREE AXLES (KILOGRAMS)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 4.00	22,600	22,900	23,100	23,400	23,600	23,800	24,000	24,200	24,400	24,700	25,000
4.00 TO LESS THAN 4.10	22,900	23,200	23,400	23,700	23,900	24,100	24,300	24,500	24,700	25,000	25,300
4.10 TO LESS THAN 4.20	23,300	23,600	23,800	24,100	24,300	24,500	24,700	24,900	25,100	25,400	25,700
4.20 TO LESS THAN 4.30	23,600	23,900	24,100	24,400	24,600	24,800	25,000	25,200	25,400	25,700	26,000
4.30 TO LESS THAN 4.40	23,800	24,200	24,400	24,700	24,900	25,100	25,300	25,500	25,700	26,000	26,300
4.40 TO LESS THAN 4.50	23,800	24,300	24,800	25,100	25,300	25,500	25,700	25,900	26,100	26,400	26,700
4.50 TO LESS THAN 4.60	23,800	24,300	24,800	25,300	25,600	25,800	26,000	26,200	26,400	26,700	27,000
4.60 TO LESS THAN 4.70	23,800	24,300	24,800	25,300	25,800	26,100	26,300	26,500	26,700	27,000	27,300
4.70 TO LESS THAN 4.80	23,800	24,300	24,800	25,300	25,800	26,300	26,700	26,900	27,100	27,400	27,700
4.80 TO LESS THAN 4.90	23,800	24,300	24,800	25,300	25,800	26,300	26,800	27,200	27,400	27,700	28,000
4.90 TO LESS THAN 5.00	23,800	24,300	24,800	25,300	25,800	26,300	26,800	27,300	27,700	28,000	28,400
5.00 AND OVER	23,800	24,300	24,800	25,300	25,800	26,300	26,800	27,300	27,800	28,300	28,800

VEHICLE WEIGHT TABLE 2

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FOUR AXLES (KILOGRAMS)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 5.00	28,600	28,900	29,100	29,400	29,600	29,800	30,100	30,300	30,500	30,800	31,000
5.00 TO LESS THAN 5.25	29,100	29,400	29,600	29,900	30,200	30,400	30,700	30,900	31,100	31,400	31,600
5.25 TO LESS THAN 5.50	29,600	29,900	30,100	30,400	30,700	30,900	31,300	31,500	31,700	32,100	32,300
5.50 TO LESS THAN 5.75	30,000	30,400	30,600	31,000	31,300	31,500	31,900	32,100	32,400	32,700	33,000
5.75 TO LESS THAN 6.00	30,500	30,900	31,200	31,500	31,800	32,100	32,400	32,700	33,000	33,300	33,600
6.00 TO LESS THAN 6.25	31,000	31,400	31,700	32,000	32,400	32,700	33,000	33,300	33,600	34,000	34,300
6.25 TO LESS THAN 6.50	31,500	31,900	32,200	32,600	32,900	33,200	33,600	33,900	34,300	34,600	34,900
6.50 TO LESS THAN 6.75	32,000	32,400	32,700	33,100	33,500	33,800	34,200	34,500	34,900	35,200	35,500
6.75 TO LESS THAN 7.00	32,500	32,900	33,200	33,600	34,000	34,400	34,800	35,100	35,500	35,900	36,200
7.00 TO LESS THAN 7.25	33,000	33,400	33,700	34,100	34,600	35,000	35,400	35,700	36,100	36,500	36,900
7.25 TO LESS THAN 7.50	33,300	33,800	34,200	34,600	35,100	35,500	35,900	36,300	36,700	37,200	37,600
7.50 AND OVER	33,300	33,800	34,300	34,800	35,300	35,800	36,300	36,800	37,300	37,800	38,300

VEHICLE WEIGHT TABLE 3

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FIVE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, LESS THAN 2.4 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 7.00	30,200	30,600	31,000	31,300	31,700	32,100	32,500	32,900	33,300	33,700	34,100
7.00 TO LESS THAN 7.25	30,700	31,100	31,500	31,900	32,300	32,700	33,000	33,400	33,800	34,200	34,600
7.25 TO LESS THAN 7.50	31,200	31,600	32,000	32,400	32,800	33,200	33,600	34,000	34,400	34,800	35,200
7.50 TO LESS THAN 7.75	31,700	32,100	32,500	32,900	33,300	33,700	34,100	34,500	34,900	35,300	35,700
7.75 TO LESS THAN 8.00	32,200	32,600	33,000	33,400	33,800	34,200	34,600	35,000	35,400	35,800	36,200
8.00 TO LESS THAN 8.25	32,700	33,100	33,500	33,900	34,300	34,700	35,200	35,600	36,000	36,400	36,800
8.25 TO LESS THAN 8.50	33,200	33,600	34,000	34,400	34,900	35,300	35,700	36,100	36,500	36,900	37,300
8.50 TO LESS THAN 8.75	33,700	34,100	34,500	35,000	35,400	35,800	36,200	36,600	37,000	37,400	37,800
8.75 TO LESS THAN 9.00	34,200	34,600	35,100	35,500	35,900	36,300	36,700	37,100	37,600	38,000	38,400
9.00 TO LESS THAN 9.25	34,700	35,100	35,600	36,000	36,400	36,800	37,300	37,700	38,100	38,500	38,900
9.25 TO LESS THAN 9.50	35,200	35,700	36,100	36,500	36,900	37,400	37,800	38,200	38,600	39,100	39,500
9.50 TO LESS THAN 9.75	35,700	36,200	36,600	37,000	37,400	37,900	38,300	38,700	39,200	39,600	40,000
9.75 TO LESS THAN 10.00	36,200	36,700	37,100	37,500	38,000	38,400	38,800	39,300	39,700	40,100	40,500
10.00 TO LESS THAN 10.25	36,700	37,200	37,600	38,100	38,500	38,900	39,400	39,800	40,200	40,700	41,200
10.25 AND OVER	36,700	37,200	37,700	38,200	38,700	39,200	39,700	40,200	40,700	41,200	41,700

VEHICLE WEIGHT TABLE 4

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FIVE AXLES (KILOGRAMS)
 INTER-VEHICLE-UNIT DISTANCE, 2.4 METRES TO LESS THAN 2.7 METRES
 (OR INTRA-VEHICLE-UNIT DISTANCE)
 FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 7.25	31,700	32,100	32,500	32,900	33,200	33,600	34,000	34,400	34,700	35,100	35,500
7.25 TO LESS THAN 7.50	32,200	32,600	33,000	33,400	33,800	34,100	34,500	34,900	35,300	35,600	36,000
7.50 TO LESS THAN 7.75	32,700	33,100	33,500	33,900	34,300	34,700	35,100	35,400	35,800	36,200	36,600
7.75 TO LESS THAN 8.00	33,200	33,600	34,000	34,400	34,800	35,200	35,600	36,000	36,400	36,700	37,100
8.00 TO LESS THAN 8.25	33,700	34,100	34,500	34,900	35,300	35,700	36,100	36,500	36,900	37,300	37,700
8.25 TO LESS THAN 8.50	34,200	34,600	35,000	35,400	35,800	36,200	36,600	37,000	37,400	37,800	38,200
8.50 TO LESS THAN 8.75	34,800	35,200	35,600	36,000	36,400	36,800	37,200	37,600	38,000	38,400	38,800
8.75 TO LESS THAN 9.00	35,300	35,700	36,100	36,500	36,900	37,300	37,700	38,100	38,500	38,900	39,300
9.00 TO LESS THAN 9.25	35,800	36,200	36,600	37,000	37,400	37,800	38,200	38,700	39,100	39,500	39,900
9.25 TO LESS THAN 9.50	36,300	36,700	37,100	37,500	37,900	38,400	38,800	39,200	39,600	40,000	40,400
9.50 TO LESS THAN 9.75	36,800	37,200	37,600	38,000	38,500	38,900	39,300	39,700	40,200	40,600	41,000
9.75 TO LESS THAN 10.00	37,300	37,700	38,100	38,600	39,000	39,400	39,800	40,200	40,600	41,000	41,400
10.00 TO LESS THAN 10.25	37,800	38,200	38,700	39,100	39,500	39,900	40,300	40,700	41,100	41,400	41,800
10.25 TO LESS THAN 10.50	37,800	38,300	38,800	39,300	39,800	40,300	40,700	41,100	41,500	41,900	42,300
10.50 AND OVER	37,800	38,300	38,800	39,300	39,800	40,300	40,800	41,300	41,800	42,300	42,800

VEHICLE WEIGHT TABLE 5

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FIVE AXLES (KILOGRAMS)
 INTER-VEHICLE-UNIT DISTANCE, 2.7 METRES TO LESS THAN 3.0 METRES
 (OR INTRA-VEHICLE-UNIT DISTANCE)
 FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 7.50	33,600	33,900	34,300	34,600	35,000	35,300	35,700	36,000	36,400	36,700	37,100
7.50 TO LESS THAN 7.75	34,100	34,400	34,800	35,100	35,500	35,800	36,200	36,500	36,900	37,200	37,600
7.75 TO LESS THAN 8.00	34,500	34,900	35,300	35,600	36,000	36,300	36,700	37,100	37,400	37,800	38,200
8.00 TO LESS THAN 8.25	35,000	35,400	35,800	36,100	36,500	36,900	37,200	37,600	37,900	38,300	38,700
8.25 TO LESS THAN 8.50	35,500	35,900	36,300	36,600	37,000	37,400	37,700	38,100	38,500	38,800	39,200
8.50 TO LESS THAN 8.75	36,000	36,400	36,700	37,100	37,500	37,900	38,200	38,600	39,000	39,400	39,700
8.75 TO LESS THAN 9.00	36,400	36,800	37,200	37,600	38,000	38,400	38,800	39,100	39,500	39,900	40,300
9.00 TO LESS THAN 9.25	36,900	37,300	37,700	38,100	38,500	38,900	39,300	39,700	40,000	40,400	40,800
9.25 TO LESS THAN 9.50	37,400	37,800	38,200	38,600	39,000	39,400	39,800	40,200	40,600	41,000	41,400
9.50 TO LESS THAN 9.75	37,900	38,300	38,700	39,100	39,500	39,900	40,300	40,700	41,100	41,500	41,900
9.75 TO LESS THAN 10.00	38,400	38,800	39,200	39,600	40,000	40,400	40,800	41,200	41,600	42,000	42,400
10.00 TO LESS THAN 10.25	38,900	39,300	39,700	40,100	40,500	40,900	41,300	41,700	42,100	42,500	42,900
10.25 TO LESS THAN 10.50	39,100	39,600	40,100	40,600	41,000	41,400	41,800	42,300	42,700	43,100	43,600
10.50 AND OVER	39,100	39,600	40,100	40,600	41,100	41,600	42,100	42,600	43,100	43,600	44,100

VEHICLE WEIGHT TABLE 6

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FIVE AXLES (KILOGRAMS) INTER-VEHICLE-UNIT DISTANCE, 3.0 METRES TO LESS THAN 3.3 METRES (OR INTRA-VEHICLE-UNIT DISTANCE) FRONT AXLE WEIGHT, (KILOGRAMS)											
BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 8.00	35,200	35,500	35,800	36,100	36,400	36,700	37,100	37,400	37,700	38,000	38,300
8.00 TO LESS THAN 8.25	35,700	36,000	36,300	36,600	37,000	37,300	37,600	37,900	38,200	38,600	38,900
8.25 TO LESS THAN 8.50	36,200	36,500	36,800	37,200	37,500	37,800	38,200	38,500	38,800	39,100	39,500
8.50 TO LESS THAN 8.75	36,700	37,000	37,300	37,700	38,000	38,400	38,700	39,000	39,400	39,700	40,000
8.75 TO LESS THAN 9.00	37,200	37,500	37,900	38,200	38,600	38,900	39,200	39,600	39,900	40,300	40,700
9.00 TO LESS THAN 9.25	37,700	38,000	38,400	38,700	39,100	39,400	39,800	40,100	40,500	40,900	41,200
9.25 TO LESS THAN 9.50	38,100	38,500	38,900	39,200	39,600	40,000	40,300	40,700	41,100	41,400	41,800
9.50 TO LESS THAN 9.75	38,600	39,000	39,400	39,800	40,100	40,500	40,900	41,300	41,600	42,000	42,400
9.75 TO LESS THAN 10.00	39,100	39,500	39,900	40,300	40,700	41,000	41,400	41,800	42,200	42,600	43,000
10.00 TO LESS THAN 10.25	39,600	40,000	40,400	40,800	41,200	41,600	42,000	42,300	42,700	43,100	43,500
10.25 TO LESS THAN 10.50	40,000	40,500	40,900	41,300	41,700	42,100	42,500	42,900	43,300	43,700	44,100
10.50 TO LESS THAN 10.75	40,300	40,800	41,300	41,800	42,200	42,600	43,000	43,400	43,800	44,200	44,600
10.75 AND OVER	40,300	40,800	41,300	41,800	42,300	42,800	43,300	43,800	44,300	44,800	45,300

VEHICLE WEIGHT TABLE 7

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FIVE AXLES (KILOGRAMS) INTER-VEHICLE-UNIT DISTANCE, 3.3 METRES TO LESS THAN 3.6 METRES (OR INTRA-VEHICLE-UNIT DISTANCE) FRONT AXLE WEIGHT, (KILOGRAMS)											
BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 8.50	37,300	37,600	37,900	38,200	38,500	38,800	39,000	39,300	39,600	39,900	40,200
8.50 TO LESS THAN 8.75	37,700	38,000	38,300	38,600	38,900	39,200	39,500	39,800	40,100	40,400	40,700
8.75 TO LESS THAN 9.00	38,100	38,400	38,700	39,000	39,400	39,700	40,000	40,300	40,600	40,800	41,200
9.00 TO LESS THAN 9.25	38,500	38,800	39,200	39,500	39,800	40,100	40,400	40,800	41,100	41,400	41,700
9.25 TO LESS THAN 9.50	38,900	39,300	39,600	39,900	40,200	40,600	40,900	41,200	41,600	41,900	42,300
9.50 TO LESS THAN 9.75	39,300	39,700	40,000	40,300	40,700	41,000	41,400	41,700	42,100	42,400	42,800
9.75 TO LESS THAN 10.00	39,700	40,100	40,400	40,800	41,100	41,500	41,900	42,200	42,600	42,900	43,300
10.00 TO LESS THAN 10.25	40,100	40,500	40,800	41,200	41,600	42,000	42,300	42,700	43,100	43,500	43,800
10.25 TO LESS THAN 10.50	40,400	40,800	41,300	41,700	42,000	42,400	42,800	43,200	43,600	44,000	44,400
10.50 TO LESS THAN 10.75	40,800	41,200	41,700	42,100	42,500	42,900	43,300	43,700	44,100	44,600	45,000
10.75 AND OVER	40,900	41,400	41,900	42,400	42,900	43,400	43,800	44,200	44,700	45,100	45,500

VEHICLE WEIGHT TABLE 8

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH FIVE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.6 METRES OR MORE
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 8.50	38,200	38,400	38,700	38,900	39,200	39,400	39,700	39,900	40,200	40,400	40,700
8.50 TO LESS THAN 8.75	38,500	38,800	39,000	39,300	39,600	39,800	40,100	40,400	40,700	40,900	41,200
8.75 TO LESS THAN 9.00	38,800	39,100	39,400	39,700	40,000	40,300	40,600	40,900	41,200	41,400	41,700
9.00 TO LESS THAN 9.25	39,100	39,400	39,700	40,000	40,400	40,700	41,000	41,300	41,600	41,900	42,200
9.25 TO LESS THAN 9.50	39,400	39,800	40,100	40,400	40,800	41,100	41,500	41,800	42,100	42,400	42,700
9.50 TO LESS THAN 9.75	39,700	40,100	40,400	40,800	41,200	41,600	41,900	42,200	42,600	42,900	43,200
9.75 TO LESS THAN 10.00	40,000	40,400	40,800	41,200	41,600	42,000	42,400	42,700	43,100	43,400	43,800
10.00 TO LESS THAN 10.25	40,400	40,800	41,200	41,600	42,000	42,400	42,800	43,200	43,600	43,900	44,300
10.25 TO LESS THAN 10.50	40,700	41,100	41,500	42,000	42,400	42,800	43,200	43,600	44,000	44,400	44,800
10.50 TO LESS THAN 10.75	41,000	41,400	41,800	42,400	42,800	43,200	43,700	44,100	44,500	44,900	45,300
10.75 TO LESS THAN 11.00	41,400	41,800	42,200	42,700	43,200	43,700	44,100	44,600	45,000	45,500	45,900
11.00 TO LESS THAN 11.25	41,700	42,200	42,600	43,100	43,600	44,100	44,500	45,000	45,500	46,000	46,500
11.25 TO LESS THAN 11.50	42,000	42,500	43,000	43,500	44,000	44,500	45,000	45,500	46,000	46,500	47,000
11.50 TO LESS THAN 11.75	42,500	43,000	43,500	44,000	44,500	45,000	45,500	46,000	46,500	47,000	47,500
11.75 AND OVER	43,000	43,500	44,000	44,500	45,000	45,500	46,000	46,500	47,000	47,500	48,000

VEHICLE WEIGHT TABLE 9

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, LESS THAN 2.1 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 9.50	35,800	36,100	36,400	36,800	37,100	37,400	37,700	38,100	38,400	38,700	39,000
9.50 TO LESS THAN 9.75	36,400	36,700	37,000	37,300	37,600	38,000	38,300	38,600	38,900	39,300	39,600
9.75 TO LESS THAN 10.00	36,900	37,200	37,600	37,900	38,200	38,500	38,900	39,200	39,500	39,800	40,200
10.00 TO LESS THAN 10.25	37,500	37,800	38,100	38,400	38,800	39,100	39,400	39,700	40,100	40,400	40,800
10.25 TO LESS THAN 10.50	38,000	38,400	38,700	39,000	39,300	39,700	40,000	40,300	40,600	41,000	41,300
10.50 TO LESS THAN 10.75	38,600	38,900	39,200	39,600	39,900	40,200	40,500	40,900	41,200	41,500	41,800
10.75 TO LESS THAN 11.00	39,100	39,500	39,800	40,100	40,500	40,800	41,100	41,400	41,800	42,100	42,400
11.00 TO LESS THAN 11.25	39,700	40,000	40,400	40,700	41,000	41,300	41,700	42,000	42,300	42,700	43,000
11.25 TO LESS THAN 11.50	40,300	40,600	40,900	41,300	41,600	41,900	42,200	42,600	42,900	43,200	43,500
11.50 TO LESS THAN 11.75	40,800	41,200	41,500	41,800	42,100	42,500	42,800	43,100	43,500	43,800	44,100
11.75 TO LESS THAN 12.00	41,400	41,700	42,000	42,400	42,700	43,000	43,400	43,700	44,000	44,400	44,700
12.00 TO LESS THAN 12.25	41,900	42,300	42,600	42,900	43,300	43,600	43,900	44,300	44,600	44,900	45,300
12.25 TO LESS THAN 12.50	42,500	42,800	43,200	43,500	43,800	44,200	44,500	44,800	45,200	45,500	45,800
12.50 TO LESS THAN 12.75	43,100	43,400	43,700	44,100	44,400	44,700	45,100	45,400	45,700	46,000	46,400
12.75 TO LESS THAN 13.00	43,600	44,000	44,300	44,600	45,000	45,300	45,600	45,900	46,300	46,600	46,900
13.00 TO LESS THAN 13.25	44,200	44,500	44,800	45,200	45,500	45,800	46,200	46,500	46,800	47,200	47,500
13.25 TO LESS THAN 13.50	44,700	45,100	45,400	45,700	46,100	46,400	46,700	47,100	47,400	47,700	48,000
13.50 TO LESS THAN 13.75	45,300	45,600	46,000	46,300	46,600	47,000	47,300	47,600	48,000	48,300	48,600
13.75 TO LESS THAN 14.00	45,900	46,200	46,500	46,900	47,200	47,500	47,900	48,200	48,500	48,900	49,200
14.00 TO LESS THAN 14.25	46,400	46,800	47,100	47,400	47,800	48,100	48,400	48,800	49,100	49,400	49,700
14.25 TO LESS THAN 14.50	47,000	47,300	47,600	48,000	48,300	48,700	49,000	49,300	49,700	50,000	50,300
14.50 TO LESS THAN 14.75	47,500	47,900	48,200	48,500	48,900	49,200	49,600	49,900	50,200	50,600	50,900
14.75 TO LESS THAN 15.00	48,200	48,500	48,800	49,200	49,500	49,800	50,200	50,500	50,900	51,200	51,500
15.00 AND OVER	48,500	49,000	49,300	49,700	50,000	50,300	50,700	51,000	51,400	51,700	52,000

VEHICLE WEIGHT TABLE 10

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.1 METRES TO LESS THAN 2.4 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	5 500 TO LESS THAN 6 500	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 9.50	37,000	37,300	37,600	37,900	38,200	38,500	38,900	39,200	39,500	39,800	40,100	
9.50 TO LESS THAN 9.75	37,500	37,800	38,100	38,500	38,800	39,100	39,400	39,700	40,000	40,400	40,700	
9.75 TO LESS THAN 10.00	38,100	38,400	38,700	39,000	39,300	39,600	40,000	40,300	40,600	40,900	41,200	
10.00 TO LESS THAN 10.25	38,600	38,900	39,200	39,600	39,900	40,200	40,500	40,800	41,200	41,500	41,800	
10.25 TO LESS THAN 10.50	39,200	39,500	39,800	40,100	40,400	40,800	41,100	41,400	41,700	42,000	42,300	
10.50 TO LESS THAN 10.75	39,700	40,000	40,400	40,700	41,000	41,300	41,600	41,900	42,300	42,600	42,900	
10.75 TO LESS THAN 11.00	40,300	40,600	40,900	41,200	41,500	41,900	42,200	42,500	42,800	43,100	43,400	
11.00 TO LESS THAN 11.25	40,800	41,100	41,500	41,800	42,100	42,400	42,700	43,100	43,400	43,700	44,100	
11.25 TO LESS THAN 11.50	41,400	41,700	42,000	42,300	42,600	43,000	43,300	43,600	43,900	44,300	44,600	
11.50 TO LESS THAN 11.75	41,900	42,200	42,600	42,900	43,200	43,500	43,800	44,200	44,500	44,800	45,100	
11.75 TO LESS THAN 12.00	42,500	42,800	43,100	43,400	43,800	44,100	44,400	44,700	45,000	45,400	45,700	
12.00 TO LESS THAN 12.25	43,000	43,300	43,700	44,000	44,300	44,600	45,000	45,300	45,600	45,900	46,200	
12.25 TO LESS THAN 12.50	43,600	43,900	44,200	44,500	44,900	45,200	45,500	45,800	46,200	46,500	46,800	
12.50 TO LESS THAN 12.75	44,100	44,400	44,800	45,100	45,400	45,700	46,100	46,400	46,700	47,000	47,300	
12.75 TO LESS THAN 13.00	44,700	45,000	45,300	45,600	46,000	46,300	46,600	46,900	47,300	47,600	47,900	
13.00 TO LESS THAN 13.25	45,200	45,500	45,900	46,200	46,500	46,800	47,200	47,500	47,800	48,100	48,400	
13.25 TO LESS THAN 13.50	45,800	46,100	46,400	46,700	47,100	47,400	47,700	48,100	48,400	48,700	49,000	
13.50 TO LESS THAN 13.75	46,300	46,600	47,000	47,300	47,600	48,000	48,300	48,600	48,900	49,300	49,600	
13.75 TO LESS THAN 14.00	46,900	47,200	47,500	47,900	48,200	48,500	48,800	49,200	49,500	49,800	50,200	
14.00 TO LESS THAN 14.25	47,400	47,700	48,100	48,400	48,700	49,100	49,400	49,700	50,000	50,400	50,700	
14.25 TO LESS THAN 14.50	48,000	48,300	48,600	49,000	49,300	49,600	49,900	50,300	50,600	50,900	51,300	
14.50 TO LESS THAN 14.75	48,500	48,900	49,200	49,500	49,800	50,200	50,500	50,800	51,200	51,500	51,800	
14.75 TO LESS THAN 15.00	49,100	49,400	49,700	50,100	50,400	50,700	51,100	51,400	51,700	52,000	52,400	
15.00 AND OVER	49,400	49,900	50,300	50,700	51,000	51,300	51,600	52,000	52,300	52,600	53,000	

VEHICLE WEIGHT TABLE 11

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.4 METRES TO LESS THAN 2.7 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	5 500 TO LESS THAN 6 500	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 9.50	37,900	38,200	38,500	38,700	39,000	39,300	39,600	39,900	40,200	40,500	40,700	
9.50 TO LESS THAN 9.75	38,400	38,700	39,000	39,300	39,600	39,900	40,200	40,500	40,800	41,100	41,400	
9.75 TO LESS THAN 10.00	39,000	39,300	39,600	39,900	40,100	40,400	40,700	41,000	41,300	41,600	41,900	
10.00 TO LESS THAN 10.25	39,500	39,800	40,100	40,400	40,700	41,000	41,300	41,600	41,900	42,200	42,500	
10.25 TO LESS THAN 10.50	40,100	40,400	40,700	41,000	41,300	41,600	41,900	42,200	42,500	42,800	43,100	
10.50 TO LESS THAN 10.75	40,600	40,900	41,200	41,500	41,800	42,100	42,400	42,700	43,000	43,300	43,600	
10.75 TO LESS THAN 11.00	41,200	41,500	41,800	42,100	42,400	42,700	43,000	43,300	43,600	43,900	44,200	
11.00 TO LESS THAN 11.25	41,700	42,000	42,300	42,600	42,900	43,200	43,500	43,800	44,200	44,500	44,800	
11.25 TO LESS THAN 11.50	42,200	42,600	42,900	43,200	43,500	43,800	44,100	44,400	44,700	45,000	45,300	
11.50 TO LESS THAN 11.75	42,800	43,100	43,400	43,700	44,000	44,300	44,700	45,000	45,300	45,600	45,900	
11.75 TO LESS THAN 12.00	43,300	43,700	44,000	44,300	44,600	44,900	45,200	45,500	45,800	46,200	46,500	
12.00 TO LESS THAN 12.25	43,900	44,200	44,500	44,800	45,100	45,500	45,800	46,100	46,400	46,700	47,100	
12.25 TO LESS THAN 12.50	44,400	44,800	45,100	45,400	45,700	46,000	46,300	46,600	47,000	47,300	47,600	
12.50 TO LESS THAN 12.75	45,000	45,300	45,600	45,900	46,300	46,600	46,900	47,200	47,500	47,800	48,100	
12.75 TO LESS THAN 13.00	45,500	45,800	46,200	46,500	46,800	47,100	47,500	47,800	48,100	48,400	48,700	

13.00 TO LESS THAN 13.25	46,100	46,400	46,700	47,000	47,400	47,700	48,000	48,300	48,700	49,000	49,400
13.25 TO LESS THAN 13.50	46,600	46,900	47,300	47,600	47,900	48,200	48,600	48,900	49,200	49,500	49,800
13.50 TO LESS THAN 13.75	47,200	47,500	47,800	48,200	48,500	48,800	49,100	49,500	49,800	50,100	50,500
13.75 TO LESS THAN 14.00	47,700	48,000	48,400	48,700	49,000	49,400	49,700	50,000	50,300	50,700	51,000
14.00 TO LESS THAN 14.25	48,300	48,600	48,900	49,300	49,600	49,900	50,200	50,600	50,900	51,200	51,600
14.25 TO LESS THAN 14.50	48,800	49,100	49,500	49,800	50,100	50,500	50,800	51,100	51,500	51,800	52,100
14.50 TO LESS THAN 14.75	49,400	49,700	50,000	50,400	50,700	51,000	51,400	51,700	52,000	52,400	52,700
14.75 TO LESS THAN 15.00	49,900	50,200	50,600	50,900	51,300	51,600	51,900	52,300	52,600	52,900	53,300
15.00 AND OVER	50,300	50,800	51,200	51,500	51,800	52,200	52,500	52,800	53,200	53,500	53,800

VEHICLE WEIGHT TABLE 12

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.7 METRES TO LESS THAN 3.0 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 9.50	38,500	38,800	39,100	39,400	39,700	40,000	40,200	40,500	40,800	41,100	41,400
9.50 TO LESS THAN 9.75	39,100	39,400	39,700	39,900	40,200	40,500	40,800	41,100	41,400	41,700	41,900
9.75 TO LESS THAN 10.00	39,600	39,900	40,200	40,500	40,800	41,100	41,400	41,700	42,000	42,200	42,500
10.00 TO LESS THAN 10.25	40,200	40,500	40,800	41,100	41,400	41,600	41,900	42,200	42,500	42,800	43,100
10.25 TO LESS THAN 10.50	40,700	41,000	41,300	41,600	41,900	42,200	42,500	42,800	43,100	43,400	43,700
10.50 TO LESS THAN 10.75	41,300	41,600	41,900	42,200	42,500	42,800	43,100	43,400	43,700	43,900	44,200
10.75 TO LESS THAN 11.00	41,800	42,100	42,400	42,700	43,000	43,300	43,600	43,900	44,200	44,500	44,800
11.00 TO LESS THAN 11.25	42,400	42,700	43,000	43,300	43,600	43,900	44,200	44,500	44,800	45,100	45,400
11.25 TO LESS THAN 11.50	43,000	43,300	43,600	43,900	44,200	44,500	44,800	45,100	45,400	45,700	46,000
11.50 TO LESS THAN 11.75	43,500	43,800	44,100	44,400	44,700	45,000	45,300	45,600	45,900	46,200	46,500
11.75 TO LESS THAN 12.00	44,100	44,400	44,700	45,000	45,300	45,600	45,900	46,200	46,500	46,800	47,100
12.00 TO LESS THAN 12.25	44,600	44,900	45,200	45,500	45,800	46,100	46,400	46,800	47,100	47,400	47,800
12.25 TO LESS THAN 12.50	45,200	45,500	45,800	46,100	46,400	46,700	47,000	47,300	47,600	47,900	48,200
12.50 TO LESS THAN 12.75	45,700	46,000	46,300	46,600	47,000	47,300	47,600	47,900	48,200	48,500	48,800
12.75 TO LESS THAN 13.00	46,300	46,600	46,900	47,200	47,500	47,800	48,100	48,400	48,800	49,100	49,400
13.00 TO LESS THAN 13.25	46,800	47,100	47,400	47,800	48,100	48,400	48,700	49,000	49,300	49,600	49,900
13.25 TO LESS THAN 13.50	47,400	47,700	48,000	48,300	48,600	48,900	49,300	49,600	49,900	50,200	50,500
13.50 TO LESS THAN 13.75	47,900	48,200	48,600	48,900	49,200	49,500	49,800	50,100	50,500	50,800	51,100
13.75 TO LESS THAN 14.00	48,500	48,800	49,100	49,400	49,700	50,100	50,400	50,700	51,000	51,400	51,700
14.00 TO LESS THAN 14.25	49,000	49,300	49,700	50,000	50,300	50,600	51,000	51,300	51,600	51,900	52,300
14.25 TO LESS THAN 14.50	49,600	49,900	50,200	50,500	50,900	51,200	51,500	51,800	52,200	52,500	52,800
14.50 TO LESS THAN 14.75	50,100	50,400	50,800	51,100	51,400	51,800	52,100	52,400	52,700	53,100	53,400
14.75 TO LESS THAN 15.00	50,700	51,000	51,300	51,700	52,000	52,300	52,600	53,000	53,300	53,600	54,000
15.00 AND OVER	51,200	51,500	51,800	52,200	52,500	52,800	53,200	53,500	53,900	54,200	54,500

VEHICLE WEIGHT TABLE 13

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.0 METRES TO LESS THAN 3.3 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 9.50	39,200	39,500	39,700	40,000	40,300	40,600	40,900	41,200	41,500	41,800	42,100
9.50 TO LESS THAN 9.75	39,700	40,000	40,300	40,600	40,900	41,200	41,500	41,800	42,100	42,400	42,700
9.75 TO LESS THAN 10.00	40,300	40,600	40,800	41,100	41,400	41,700	42,000	42,300	42,600	42,900	43,200

10.00 TO LESS THAN 10.25	40,800	41,100	41,400	41,700	42,000	42,300	42,600	42,900	43,200	43,500	43,800
10.25 TO LESS THAN 10.50	41,400	41,700	41,900	42,200	42,500	42,800	43,200	43,500	43,800	44,100	44,400
10.50 TO LESS THAN 10.75	41,900	42,200	42,500	42,800	43,100	43,400	43,700	44,000	44,300	44,600	44,900
10.75 TO LESS THAN 11.00	42,400	42,800	43,000	43,300	43,700	44,000	44,300	44,600	44,900	45,200	45,500
11.00 TO LESS THAN 11.25	43,000	43,300	43,600	43,900	44,200	44,500	44,900	45,200	45,500	45,800	46,100
11.25 TO LESS THAN 11.50	43,500	43,900	44,200	44,500	44,800	45,100	45,400	45,700	46,000	46,300	46,600
11.50 TO LESS THAN 11.75	44,100	44,400	44,700	45,000	45,300	45,600	46,000	46,300	46,600	46,900	47,200
11.75 TO LESS THAN 12.00	44,600	45,000	45,300	45,600	45,900	46,200	46,600	46,900	47,200	47,500	47,800
12.00 TO LESS THAN 12.25	45,200	45,500	45,800	46,100	46,500	46,800	47,100	47,400	47,800	48,100	48,400
12.25 TO LESS THAN 12.50	45,700	46,100	46,400	46,700	47,000	47,300	47,700	48,000	48,300	48,600	48,900
12.50 TO LESS THAN 12.75	46,300	46,600	46,900	47,200	47,600	47,900	48,300	48,600	48,900	49,200	49,500
12.75 TO LESS THAN 13.00	46,800	47,200	47,500	47,800	48,100	48,400	48,800	49,100	49,500	49,800	50,100
13.00 TO LESS THAN 13.25	47,400	47,700	48,100	48,400	48,700	49,000	49,400	49,700	50,000	50,300	50,600
13.25 TO LESS THAN 13.50	47,900	48,300	48,600	48,900	49,300	49,600	50,000	50,300	50,600	50,900	51,200
13.50 TO LESS THAN 13.75	48,500	48,800	49,200	49,500	49,800	50,100	50,500	50,800	51,100	51,400	51,700
13.75 TO LESS THAN 14.00	49,000	49,400	49,700	50,000	50,400	50,700	51,100	51,400	51,700	52,000	52,300
14.00 TO LESS THAN 14.25	49,600	49,900	50,300	50,600	50,900	51,200	51,700	52,000	52,300	52,600	52,900
14.25 TO LESS THAN 14.50	50,100	50,500	50,800	51,100	51,500	51,800	52,200	52,500	52,900	53,200	53,500
14.50 TO LESS THAN 14.75	50,700	51,000	51,400	51,700	52,100	52,400	52,800	53,100	53,500	53,800	54,100
14.75 TO LESS THAN 15.00	51,200	51,600	52,000	52,300	52,600	52,900	53,400	53,700	54,100	54,400	54,700
15.00 AND OVER	51,700	52,100	52,500	52,800	53,200	53,500	53,900	54,200	54,600	54,900	55,200

VEHICLE WEIGHT TABLE 14

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.3 METRES TO LESS THAN 3.6 METRES
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 9.50	39,800	40,100	40,400	40,600	40,900	41,200	41,500	41,700	42,000	42,300	42,600
9.50 TO LESS THAN 9.75	40,400	40,600	40,900	41,200	41,500	41,800	42,000	42,300	42,600	42,900	43,200
9.75 TO LESS THAN 10.00	40,900	41,200	41,500	41,800	42,000	42,300	42,600	42,900	43,200	43,400	43,700
10.00 TO LESS THAN 10.25	41,500	41,800	42,000	42,300	42,600	42,900	43,200	43,500	43,700	44,000	44,300
10.25 TO LESS THAN 10.50	42,000	42,300	42,600	42,900	43,200	43,500	43,700	44,000	44,300	44,600	44,900
10.50 TO LESS THAN 10.75	42,600	42,900	43,100	43,400	43,700	44,000	44,300	44,600	44,900	45,200	45,500
10.75 TO LESS THAN 11.00	43,100	43,400	43,700	44,000	44,300	44,600	44,900	45,200	45,500	45,700	46,000
11.00 TO LESS THAN 11.25	43,700	44,000	44,300	44,600	44,900	45,100	45,400	45,700	46,000	46,300	46,600
11.25 TO LESS THAN 11.50	44,200	44,500	44,800	45,100	45,400	45,700	46,000	46,300	46,600	46,900	47,200
11.50 TO LESS THAN 11.75	44,800	45,100	45,400	45,700	46,000	46,300	46,600	46,900	47,200	47,500	47,800
11.75 TO LESS THAN 12.00	45,300	45,600	45,900	46,200	46,500	46,800	47,100	47,400	47,700	48,000	48,300
12.00 TO LESS THAN 12.25	45,900	46,200	46,500	46,800	47,100	47,400	47,700	48,000	48,300	48,600	48,900
12.25 TO LESS THAN 12.50	46,400	46,700	47,100	47,400	47,700	48,000	48,300	48,600	48,900	49,200	49,500
12.50 TO LESS THAN 12.75	47,000	47,300	47,600	47,900	48,200	48,500	48,800	49,100	49,500	49,800	50,100
12.75 TO LESS THAN 13.00	47,500	47,900	48,200	48,500	48,800	49,100	49,400	49,700	50,000	50,300	50,600
13.00 TO LESS THAN 13.25	48,100	48,400	48,700	49,000	49,300	49,700	50,000	50,300	50,600	50,900	51,200
13.25 TO LESS THAN 13.50	48,700	49,000	49,300	49,600	49,900	50,200	50,500	50,900	51,200	51,500	51,900
13.50 TO LESS THAN 13.75	49,200	49,500	49,800	50,200	50,500	50,800	51,100	51,400	51,700	52,100	52,400
13.75 TO LESS THAN 14.00	49,800	50,100	50,400	50,700	51,000	51,400	51,700	52,000	52,300	52,600	52,900
14.00 TO LESS THAN 14.25	50,300	50,600	51,000	51,300	51,600	51,900	52,200	52,600	52,900	53,200	53,600
14.25 TO LESS THAN 14.50	50,900	51,200	51,500	51,800	52,200	52,500	52,800	53,100	53,500	53,800	54,200
14.50 TO LESS THAN 14.75	51,400	51,700	52,100	52,400	52,700	53,000	53,400	53,700	54,000	54,400	54,700
14.75 TO LESS THAN 15.00	52,000	52,300	52,600	53,000	53,300	53,600	53,900	54,300	54,600	54,900	55,300
15.00 AND OVER	52,000	52,500	53,000	53,300	53,600	54,000	54,300	54,600	55,000	55,300	55,600

VEHICLE WEIGHT TABLE 15

**ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SIX AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.6 METRES OR MORE
(OR INTRA-VEHICLE-UNIT DISTANCE)
FRONT AXLE WEIGHT, (KILOGRAMS)**

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 9.50	40,400	40,700	40,900	41,200	41,400	41,700	41,900	42,200	42,400	42,700	42,900
9.50 TO LESS THAN 9.75	41,000	41,200	41,500	41,700	42,000	42,300	42,500	42,800	43,000	43,300	43,500
9.75 TO LESS THAN 10.00	41,500	41,800	42,000	42,300	42,600	42,800	43,100	43,300	43,600	43,900	44,100
10.00 TO LESS THAN 10.25	42,100	42,300	42,600	42,900	43,100	43,400	43,700	43,900	44,200	44,400	44,700
10.25 TO LESS THAN 10.50	42,600	42,900	43,200	43,400	43,700	44,000	44,200	44,500	44,800	45,000	45,300
10.50 TO LESS THAN 10.75	43,200	43,400	43,700	44,000	44,300	44,500	44,800	45,100	45,300	45,600	45,900
10.75 TO LESS THAN 11.00	43,700	44,000	44,300	44,600	44,800	45,100	45,400	45,600	45,900	46,200	46,500
11.00 TO LESS THAN 11.25	44,300	44,600	44,800	45,100	45,400	45,700	45,900	46,200	46,500	46,800	47,100
11.25 TO LESS THAN 11.50	44,800	45,100	45,400	45,700	46,000	46,200	46,500	46,800	47,100	47,400	47,700
11.50 TO LESS THAN 11.75	45,400	45,700	46,000	46,200	46,500	46,800	47,100	47,400	47,700	47,900	48,200
11.75 TO LESS THAN 12.00	45,900	46,200	46,500	46,800	47,100	47,400	47,700	48,000	48,200	48,500	48,800
12.00 TO LESS THAN 12.25	46,500	46,800	47,100	47,400	47,700	47,900	48,200	48,500	48,800	49,100	49,400
12.25 TO LESS THAN 12.50	47,000	47,300	47,600	47,900	48,200	48,500	48,800	49,100	49,400	49,700	50,000
12.50 TO LESS THAN 12.75	47,600	47,900	48,200	48,500	48,800	49,100	49,400	49,700	50,000	50,300	50,600
12.75 TO LESS THAN 13.00	48,200	48,500	48,800	49,100	49,400	49,700	50,000	50,300	50,600	50,900	51,200
13.00 TO LESS THAN 13.25	48,700	49,000	49,300	49,600	49,900	50,200	50,500	50,800	51,100	51,400	51,700
13.25 TO LESS THAN 13.50	49,300	49,600	49,900	50,200	50,500	50,800	51,100	51,400	51,700	52,000	52,300
13.50 TO LESS THAN 13.75	49,800	50,100	50,400	50,700	51,000	51,300	51,600	51,900	52,200	52,500	52,800
13.75 TO LESS THAN 14.00	50,400	50,700	51,000	51,300	51,600	51,900	52,200	52,500	52,800	53,100	53,400
14.00 TO LESS THAN 14.25	50,900	51,200	51,500	51,800	52,100	52,400	52,700	53,000	53,300	53,600	53,900
14.25 TO LESS THAN 14.50	51,500	51,800	52,100	52,400	52,700	53,000	53,300	53,600	53,900	54,200	54,500
14.50 TO LESS THAN 14.75	52,000	52,300	52,600	52,900	53,200	53,500	53,800	54,100	54,400	54,700	55,000
14.75 TO LESS THAN 15.00	52,000	52,500	53,000	53,500	53,900	54,200	54,500	54,900	55,200	55,500	55,800
15.00 AND OVER	52,000	52,500	53,000	53,500	54,000	54,500	55,000	55,300	55,600	56,000	56,300

VEHICLE WEIGHT TABLE 16

**ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, LESS THAN 2.1 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)**

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 13.50	45,500	46,000	46,500	47,000	47,500	48,000	48,400	48,900	49,400	49,900	50,400
13.50 TO LESS THAN 13.75	46,000	46,400	46,900	47,400	47,900	48,400	48,800	49,300	49,800	50,300	50,800
13.75 TO LESS THAN 14.00	46,400	46,900	47,300	47,800	48,300	48,800	49,200	49,700	50,200	50,700	51,200
14.00 TO LESS THAN 14.25	46,900	47,300	47,800	48,200	48,700	49,200	49,600	50,100	50,600	51,000	51,500
14.25 TO LESS THAN 14.50	47,400	47,800	48,200	48,600	49,100	49,600	50,000	50,500	51,000	51,400	51,900
14.50 TO LESS THAN 14.75	47,800	48,200	48,600	49,100	49,500	50,000	50,400	50,900	51,300	51,800	52,200
14.75 TO LESS THAN 15.00	48,300	48,600	49,000	49,500	49,900	50,400	50,800	51,300	51,700	52,200	52,600
15.00 TO LESS THAN 15.25	48,700	49,100	49,400	49,900	50,300	50,800	51,200	51,700	52,100	52,600	53,000
15.25 TO LESS THAN 15.50	49,200	49,500	49,900	50,300	50,700	51,200	51,600	52,100	52,500	52,900	53,300
15.50 TO LESS THAN 15.75	49,700	50,000	50,300	50,700	51,100	51,600	52,000	52,500	52,900	53,300	53,700
15.75 TO LESS THAN 16.00	50,100	50,400	50,700	51,100	51,600	52,000	52,400	52,800	53,300	53,700	54,100
16.00 TO LESS THAN 16.25	50,600	50,800	51,100	51,600	52,000	52,400	52,800	53,300	53,700	54,100	54,600
16.25 TO LESS THAN 16.50	51,000	51,300	51,600	52,000	52,400	52,800	53,200	53,700	54,100	54,500	55,000
16.50 TO LESS THAN 16.75	51,400	51,700	52,000	52,400	52,800	53,200	53,700	54,100	54,500	54,900	55,400
16.75 TO LESS THAN 17.00	51,800	52,100	52,400	52,800	53,200	53,700	54,100	54,500	54,900	55,300	55,800

17.00 TO LESS THAN 17.25	52,200	52,500	52,800	53,300	53,700	54,100	54,500	54,900	55,300	55,700	56,200
17.25 TO LESS THAN 17.50	52,700	53,000	53,300	53,700	54,100	54,500	54,900	55,300	55,700	56,200	56,600
17.50 TO LESS THAN 17.75	53,100	53,400	53,700	54,100	54,500	54,900	55,300	55,700	56,200	56,600	57,000
17.75 TO LESS THAN 18.00	53,500	53,800	54,100	54,500	54,900	55,300	55,700	56,200	56,600	57,000	57,400
18.00 TO LESS THAN 18.25	53,900	54,200	54,500	55,000	55,400	55,800	56,200	56,600	57,000	57,400	57,800
18.25 TO LESS THAN 18.50	54,300	54,700	55,000	55,400	55,800	56,200	56,600	57,000	57,400	57,800	58,200
18.50 TO LESS THAN 18.75	54,800	55,100	55,400	55,800	56,200	56,600	57,000	57,400	57,800	58,200	58,600
18.75 TO LESS THAN 19.00	55,200	55,500	55,900	56,200	56,600	57,000	57,400	57,800	58,200	58,600	59,000
19.00 TO LESS THAN 19.25	55,600	55,900	56,300	56,600	57,000	57,400	57,800	58,200	58,600	59,000	59,400
19.25 AND OVER	56,000	56,300	56,700	57,000	57,400	57,800	58,200	58,600	59,000	59,400	59,800

VEHICLE WEIGHT TABLE 17

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.1 METRES TO LESS THAN 2.4 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 13.50	46,500	47,000	47,500	47,900	48,400	48,800	49,200	49,600	50,100	50,500	50,900
13.50 TO LESS THAN 13.75	46,900	47,400	47,900	48,300	48,800	49,200	49,600	50,100	50,500	50,900	51,300
13.75 TO LESS THAN 14.00	47,300	47,800	48,300	48,700	49,200	49,600	50,000	50,500	50,900	51,300	51,700
14.00 TO LESS THAN 14.25	47,800	48,200	48,700	49,200	49,600	50,000	50,400	50,900	51,300	51,700	52,100
14.25 TO LESS THAN 14.50	48,200	48,700	49,100	49,600	50,000	50,400	50,900	51,300	51,700	52,100	52,500
14.50 TO LESS THAN 14.75	48,600	49,100	49,500	50,000	50,400	50,800	51,300	51,700	52,100	52,500	53,000
14.75 TO LESS THAN 15.00	49,100	49,500	50,000	50,400	50,800	51,200	51,700	52,100	52,500	53,000	53,400
15.00 TO LESS THAN 15.25	49,500	49,900	50,400	50,800	51,200	51,700	52,100	52,500	52,900	53,400	53,800
15.25 TO LESS THAN 15.50	49,900	50,400	50,800	51,200	51,600	52,100	52,500	52,900	53,400	53,800	54,200
15.50 TO LESS THAN 15.75	50,400	50,800	51,200	51,600	52,000	52,500	52,900	53,300	53,800	54,200	54,600
15.75 TO LESS THAN 16.00	50,800	51,200	51,600	52,000	52,500	52,900	53,300	53,700	54,200	54,600	55,000
16.00 TO LESS THAN 16.25	51,300	51,700	52,100	52,500	52,900	53,300	53,700	54,200	54,600	55,000	55,400
16.25 TO LESS THAN 16.50	51,700	52,100	52,500	52,900	53,300	53,800	54,200	54,600	55,000	55,400	55,900
16.50 TO LESS THAN 16.75	52,200	52,600	53,000	53,400	53,800	54,200	54,600	55,000	55,400	55,800	56,300
16.75 TO LESS THAN 17.00	52,600	53,000	53,400	53,800	54,200	54,600	55,000	55,400	55,800	56,200	56,700
17.00 TO LESS THAN 17.25	53,100	53,500	53,900	54,300	54,700	55,100	55,500	55,900	56,200	56,600	57,100
17.25 TO LESS THAN 17.50	53,600	53,900	54,300	54,700	55,100	55,500	55,900	56,300	56,700	57,100	57,500
17.50 TO LESS THAN 17.75	54,000	54,400	54,800	55,200	55,500	55,900	56,300	56,700	57,100	57,500	57,900
17.75 TO LESS THAN 18.00	54,500	54,900	55,200	55,600	56,000	56,400	56,700	57,100	57,500	57,900	58,300
18.00 TO LESS THAN 18.25	54,900	55,300	55,700	56,100	56,400	56,800	57,200	57,500	57,900	58,300	58,700
18.25 TO LESS THAN 18.50	55,400	55,800	56,100	56,500	56,900	57,200	57,600	58,000	58,300	58,700	59,100
18.50 TO LESS THAN 18.75	55,900	56,200	56,600	57,000	57,300	57,700	58,000	58,400	58,700	59,100	59,400
18.75 TO LESS THAN 19.00	56,400	56,700	57,000	57,400	57,700	58,100	58,400	58,800	59,100	59,500	59,900
19.00 TO LESS THAN 19.25	56,900	57,200	57,500	57,800	58,200	58,500	58,800	59,200	59,500	59,900	60,300
19.25 AND OVER	57,300	57,600	57,900	58,200	58,600	58,900	59,200	59,600	59,900	60,300	60,700

VEHICLE WEIGHT TABLE 18

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.4 METRES TO LESS THAN 2.7 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 13.50	47,300	47,800	48,300	48,800	49,200	49,700	50,100	50,600	51,000	51,500	51,900
13.50 TO LESS THAN 13.75	47,700	48,200	48,700	49,200	49,600	50,100	50,500	51,000	51,400	51,900	52,300
13.75 TO LESS THAN 14.00	48,200	48,600	49,100	49,600	50,000	50,500	50,900	51,400	51,800	52,300	52,700

14.00 TO LESS THAN 14.25	48,600	49,100	49,500	50,000	50,400	50,900	51,300	51,800	52,200	52,700	53,100
14.25 TO LESS THAN 14.50	49,000	49,500	49,900	50,400	50,800	51,300	51,700	52,200	52,600	53,100	53,500
14.50 TO LESS THAN 14.75	49,400	49,900	50,300	50,800	51,200	51,700	52,100	52,600	53,000	53,500	53,900
14.75 TO LESS THAN 15.00	49,900	50,300	50,800	51,200	51,700	52,100	52,600	53,000	53,500	53,900	54,300
15.00 TO LESS THAN 15.25	50,300	50,700	51,200	51,600	52,100	52,500	53,000	53,400	53,900	54,300	54,800
15.25 TO LESS THAN 15.50	50,700	51,100	51,600	52,000	52,500	52,900	53,400	53,800	54,300	54,700	55,200
15.50 TO LESS THAN 15.75	51,100	51,600	52,000	52,400	52,900	53,300	53,800	54,200	54,700	55,100	55,600
15.75 TO LESS THAN 16.00	51,600	52,000	52,400	52,800	53,300	53,700	54,200	54,600	55,100	55,500	56,000
16.00 TO LESS THAN 16.25	52,000	52,400	52,800	53,300	53,700	54,100	54,600	55,000	55,500	55,900	56,400
16.25 TO LESS THAN 16.50	52,500	52,900	53,300	53,700	54,100	54,600	55,000	55,400	55,900	56,300	56,700
16.50 TO LESS THAN 16.75	52,900	53,300	53,700	54,100	54,600	55,000	55,400	55,900	56,300	56,700	57,100
16.75 TO LESS THAN 17.00	53,400	53,700	54,100	54,500	55,000	55,400	55,800	56,300	56,700	57,100	57,500
17.00 TO LESS THAN 17.25	53,800	54,200	54,500	55,000	55,400	55,800	56,300	56,700	57,100	57,500	58,000
17.25 TO LESS THAN 17.50	54,300	54,600	55,000	55,400	55,800	56,200	56,700	57,100	57,500	58,000	58,400
17.50 TO LESS THAN 17.75	54,700	55,000	55,400	55,800	56,200	56,700	57,100	57,500	57,900	58,400	58,800
17.75 TO LESS THAN 18.00	55,200	55,500	55,800	56,200	56,700	57,100	57,500	57,900	58,400	58,800	59,300
18.00 TO LESS THAN 18.25	55,600	55,900	56,200	56,700	57,100	57,500	57,900	58,300	58,800	59,200	59,600
18.25 TO LESS THAN 18.50	56,100	56,400	56,700	57,100	57,500	57,900	58,300	58,800	59,200	59,600	60,000
18.50 TO LESS THAN 18.75	56,500	56,800	57,100	57,500	57,900	58,300	58,800	59,200	59,600	60,000	60,400
18.75 TO LESS THAN 19.00	57,000	57,300	57,500	57,900	58,300	58,800	59,200	59,600	60,000	60,400	60,800
19.00 TO LESS THAN 19.25	57,400	57,700	57,900	58,300	58,800	59,200	59,600	60,000	60,400	60,800	61,200
19.25 AND OVER	57,900	58,100	58,300	58,700	59,200	59,600	60,000	60,400	60,800	61,200	61,600

VEHICLE WEIGHT TABLE 19

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.7 METRES TO LESS THAN 3.0 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	5 501 TO LESS THAN 6 500	6 001 TO LESS THAN 7 000	6 501 TO LESS THAN 7 500	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 14.00	48,700	49,200	49,600	50,000	50,500	50,900	51,300	51,700	52,200	52,600	53,000	53,500
14.00 TO LESS THAN 14.25	49,200	49,600	50,100	50,500	50,900	51,300	51,800	52,200	52,600	53,100	53,500	53,900
14.25 TO LESS THAN 14.50	49,700	50,100	50,500	50,900	51,400	51,800	52,200	52,600	53,100	53,500	53,900	54,300
14.50 TO LESS THAN 14.75	50,100	50,600	51,000	51,400	51,800	52,300	52,700	53,100	53,500	53,900	54,300	54,800
14.75 TO LESS THAN 15.00	50,600	51,000	51,400	51,900	52,300	52,700	53,100	53,600	54,000	54,400	54,800	55,300
15.00 TO LESS THAN 15.25	51,100	51,500	51,900	52,300	52,800	53,200	53,600	54,000	54,500	54,900	55,300	55,700
15.25 TO LESS THAN 15.50	51,500	52,000	52,400	52,800	53,200	53,600	54,000	54,500	54,900	55,300	55,700	56,100
15.50 TO LESS THAN 15.75	52,000	52,400	52,800	53,300	53,700	54,100	54,500	54,900	55,300	55,700	56,100	56,600
15.75 TO LESS THAN 16.00	52,500	52,900	53,300	53,700	54,100	54,500	55,000	55,400	55,800	56,200	56,600	57,000
16.00 TO LESS THAN 16.25	52,900	53,300	53,700	54,100	54,500	54,900	55,300	55,800	56,200	56,600	57,000	57,400
16.25 TO LESS THAN 16.50	53,300	53,700	54,100	54,500	54,900	55,300	55,700	56,200	56,600	57,000	57,400	57,800
16.50 TO LESS THAN 16.75	53,700	54,100	54,500	54,900	55,300	55,700	56,200	56,600	57,000	57,400	57,800	58,200
16.75 TO LESS THAN 17.00	54,100	54,500	54,900	55,300	55,700	56,100	56,600	57,000	57,400	57,800	58,200	58,700
17.00 TO LESS THAN 17.25	54,600	54,900	55,300	55,700	56,100	56,500	57,000	57,400	57,800	58,200	58,700	59,100
17.25 TO LESS THAN 17.50	55,000	55,300	55,600	56,100	56,500	56,900	57,400	57,800	58,200	58,600	59,100	59,500
17.50 TO LESS THAN 17.75	55,400	55,700	56,000	56,500	56,900	57,300	57,800	58,200	58,600	59,000	59,500	59,900
17.75 TO LESS THAN 18.00	55,800	56,100	56,400	56,900	57,300	57,700	58,200	58,600	59,000	59,500	59,900	60,300
18.00 TO LESS THAN 18.25	56,200	56,500	56,800	57,300	57,700	58,100	58,600	59,000	59,400	59,900	60,300	60,700
18.25 TO LESS THAN 18.50	56,600	56,900	57,200	57,600	58,100	58,500	59,000	59,400	59,800	60,300	60,700	61,200
18.50 TO LESS THAN 18.75	57,100	57,300	57,600	58,000	58,500	58,900	59,400	59,800	60,300	60,700	61,200	61,600
18.75 TO LESS THAN 19.00	57,500	57,700	58,000	58,400	58,900	59,300	59,800	60,200	60,700	61,100	61,600	62,000
19.00 TO LESS THAN 19.25	57,900	58,100	58,400	58,800	59,300	59,700	60,200	60,600	61,100	61,500	61,900	62,400
19.25 AND OVER	58,300	58,500	58,800	59,200	59,700	60,100	60,600	61,000	61,500	61,900	62,400	62,800

VEHICLE WEIGHT TABLE 20

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.0 METRES TO LESS THAN 3.3 METRES

BASE LENGTH, (METRES)	FRONT AXLE WEIGHT, (KILOGRAMS)										
	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 14.00	49,300	49,700	50,200	50,700	51,100	51,600	52,000	52,500	52,900	53,400	53,800
14.00 TO LESS THAN 14.25	49,700	50,100	50,600	51,000	51,500	52,000	52,400	52,900	53,400	53,800	54,300
14.25 TO LESS THAN 14.50	50,100	50,500	51,000	51,400	51,900	52,400	52,800	53,300	53,800	54,200	54,700
14.50 TO LESS THAN 14.75	50,500	51,000	51,400	51,800	52,300	52,800	53,200	53,700	54,200	54,600	55,100
14.75 TO LESS THAN 15.00	51,000	51,400	51,700	52,200	52,700	53,200	53,600	54,100	54,600	55,000	55,600
15.00 TO LESS THAN 15.25	51,400	51,800	52,100	52,600	53,100	53,600	54,000	54,500	55,000	55,500	56,000
15.25 TO LESS THAN 15.50	51,800	52,200	52,500	53,000	53,500	54,000	54,400	54,900	55,400	55,900	56,400
15.50 TO LESS THAN 15.75	52,200	52,600	52,900	53,400	53,900	54,400	54,900	55,300	55,800	56,300	56,800
15.75 TO LESS THAN 16.00	52,700	53,000	53,300	53,800	54,300	54,800	55,200	55,700	56,200	56,700	57,200
16.00 TO LESS THAN 16.25	53,100	53,400	53,700	54,200	54,700	55,200	55,700	56,100	56,600	57,100	57,500
16.25 TO LESS THAN 16.50	53,500	53,800	54,100	54,600	55,100	55,600	56,100	56,600	57,000	57,500	57,900
16.50 TO LESS THAN 16.75	54,000	54,300	54,600	55,000	55,500	56,000	56,500	57,000	57,400	57,900	58,400
16.75 TO LESS THAN 17.00	54,400	54,700	55,000	55,500	55,900	56,400	56,900	57,400	57,900	58,300	58,800
17.00 TO LESS THAN 17.25	54,900	55,100	55,400	55,900	56,300	56,800	57,300	57,800	58,300	58,700	59,300
17.25 TO LESS THAN 17.50	55,300	55,600	55,800	56,300	56,800	57,200	57,700	58,200	58,700	59,200	59,700
17.50 TO LESS THAN 17.75	55,700	56,000	56,200	56,700	57,200	57,700	58,100	58,600	59,100	59,600	60,100
17.75 TO LESS THAN 18.00	56,200	56,400	56,600	57,100	57,600	58,100	58,500	59,000	59,500	60,000	60,500
18.00 TO LESS THAN 18.25	56,600	56,800	57,100	57,500	58,000	58,500	59,000	59,400	59,900	60,400	61,000
18.25 TO LESS THAN 18.50	57,100	57,300	57,500	58,000	58,400	58,900	59,400	59,800	60,300	60,800	61,200
18.50 TO LESS THAN 18.75	57,500	57,700	57,900	58,400	58,800	59,300	59,800	60,300	60,700	61,200	61,600
18.75 TO LESS THAN 19.00	58,100	58,300	58,500	58,800	59,200	59,600	60,100	60,600	61,000	61,500	61,900
19.00 TO LESS THAN 19.25	58,600	58,800	59,000	59,200	59,600	60,000	60,500	61,000	61,400	61,800	62,200
19.25 AND OVER	59,000	59,200	59,400	59,600	60,000	60,400	60,900	61,400	61,800	62,200	62,600

VEHICLE WEIGHT TABLE 21

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.3 METRES TO LESS THAN 3.6 METRES

BASE LENGTH, (METRES)	FRONT AXLE WEIGHT, (KILOGRAMS)										
	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 15.00	51,600	52,000	52,400	52,800	53,300	53,700	54,200	54,600	55,100	55,500	56,000
15.00 TO LESS THAN 15.25	52,100	52,500	52,800	53,300	53,700	54,200	54,600	55,000	55,500	55,900	56,400
15.25 TO LESS THAN 15.50	52,500	52,900	53,200	53,700	54,100	54,600	55,000	55,500	55,900	56,300	56,800
15.50 TO LESS THAN 15.75	53,000	53,300	53,700	54,100	54,600	55,000	55,400	55,900	56,300	56,800	57,200
15.75 TO LESS THAN 16.00	53,400	53,800	54,100	54,500	55,000	55,400	55,900	56,300	56,800	57,200	57,600
16.00 TO LESS THAN 16.25	53,900	54,200	54,500	55,000	55,400	55,900	56,300	56,700	57,200	57,600	58,000
16.25 TO LESS THAN 16.50	54,300	54,600	54,900	55,400	55,800	56,300	56,700	57,200	57,600	58,000	58,500
16.50 TO LESS THAN 16.75	54,800	55,100	55,400	55,800	56,300	56,700	57,100	57,600	58,000	58,500	58,900
16.75 TO LESS THAN 17.00	55,200	55,500	55,800	56,200	56,700	57,100	57,600	58,000	58,500	58,900	59,400
17.00 TO LESS THAN 17.25	55,600	55,900	56,200	56,700	57,100	57,500	58,000	58,400	58,800	59,300	59,700
17.25 TO LESS THAN 17.50	56,100	56,400	56,700	57,100	57,500	57,900	58,400	58,800	59,200	59,700	60,100
17.50 TO LESS THAN 17.75	56,500	56,800	57,100	57,500	57,900	58,400	58,800	59,200	59,600	60,100	60,400
17.75 TO LESS THAN 18.00	57,000	57,300	57,500	57,900	58,400	58,800	59,200	59,600	60,000	60,400	60,800

18.00 TO LESS THAN 18.25	57,400	57,700	57,900	58,400	58,800	59,200	59,600	60,000	60,400	60,800	61,200
18.25 TO LESS THAN 18.50	57,900	58,100	58,400	58,800	59,200	59,600	60,000	60,400	60,800	61,200	61,600
18.50 TO LESS THAN 18.75	58,300	58,600	58,800	59,200	59,600	60,000	60,400	60,800	61,200	61,600	62,000
18.75 TO LESS THAN 19.00	58,700	59,000	59,300	59,600	60,000	60,400	60,800	61,200	61,600	62,000	62,400
19.00 TO LESS THAN 19.25	59,200	59,500	59,700	60,000	60,400	60,800	61,200	61,600	62,000	62,400	62,800
19.25 AND OVER	59,600	59,900	60,100	60,400	60,800	61,200	61,600	62,000	62,400	62,800	63,200

VEHICLE WEIGHT TABLE 22

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH SEVEN AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.6 METRES OR MORE
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 15.00	52,300	52,700	53,100	53,500	54,000	54,400	54,900	55,300	55,800	56,200	56,700
15.00 TO LESS THAN 15.25	52,800	53,100	53,500	54,000	54,400	54,800	55,300	55,700	56,200	56,600	57,100
15.25 TO LESS THAN 15.50	53,200	53,600	53,900	54,400	54,800	55,300	55,700	56,100	56,600	57,000	57,500
15.50 TO LESS THAN 15.75	53,700	54,000	54,400	54,800	55,200	55,700	56,100	56,500	57,000	57,400	57,900
15.75 TO LESS THAN 16.00	54,100	54,400	54,800	55,200	55,700	56,100	56,500	56,900	57,400	57,800	58,300
16.00 TO LESS THAN 16.25	54,500	54,900	55,200	55,600	56,100	56,500	56,900	57,300	57,800	58,200	58,600
16.25 TO LESS THAN 16.50	55,000	55,300	55,600	56,100	56,500	56,900	57,300	57,800	58,200	58,600	59,000
16.50 TO LESS THAN 16.75	55,400	55,700	56,100	56,500	56,900	57,300	57,700	58,200	58,600	59,000	59,400
16.75 TO LESS THAN 17.00	55,900	56,200	56,500	56,900	57,300	57,700	58,200	58,600	59,000	59,400	59,800
17.00 TO LESS THAN 17.25	56,300	56,600	56,900	57,300	57,700	58,100	58,500	59,000	59,400	59,800	60,300
17.25 TO LESS THAN 17.50	56,700	57,000	57,300	57,700	58,100	58,500	58,900	59,300	59,800	60,200	60,700
17.50 TO LESS THAN 17.75	57,100	57,400	57,700	58,100	58,500	58,900	59,300	59,700	60,100	60,600	61,000
17.75 TO LESS THAN 18.00	57,500	57,800	58,000	58,500	58,900	59,300	59,700	60,100	60,500	60,900	61,300
18.00 TO LESS THAN 18.25	57,900	58,200	58,400	58,800	59,300	59,700	60,100	60,500	60,900	61,300	61,700
18.25 TO LESS THAN 18.50	58,400	58,600	58,800	59,200	59,600	60,100	60,500	60,900	61,300	61,700	62,100
18.50 TO LESS THAN 18.75	58,800	59,000	59,200	59,600	60,000	60,400	60,900	61,300	61,700	62,100	62,500
18.75 TO LESS THAN 19.00	59,300	59,500	59,700	60,000	60,400	60,900	61,300	61,700	62,100	62,500	62,900
19.00 TO LESS THAN 19.25	59,700	59,900	60,200	60,500	60,900	61,300	61,700	62,100	62,500	62,900	63,300
19.25 AND OVER	60,100	60,300	60,600	60,900	61,300	61,700	62,100	62,500	62,900	63,300	63,500

VEHICLE WEIGHT TABLE 23

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, LESS THAN 2.1 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 15.00	47,600	48,000	48,500	49,000	49,500	50,000	50,400	50,900	51,400	51,900	52,400
15.00 TO LESS THAN 15.25	48,100	48,600	49,000	49,500	50,000	50,500	51,000	51,400	51,900	52,400	52,900
15.25 TO LESS THAN 15.50	48,700	49,100	49,600	50,100	50,500	51,000	51,500	51,900	52,400	52,900	53,400
15.50 TO LESS THAN 15.75	49,200	49,700	50,100	50,600	51,100	51,500	52,000	52,400	52,900	53,400	53,800
15.75 TO LESS THAN 16.00	49,700	50,200	50,700	51,100	51,600	52,000	52,500	52,900	53,400	53,800	54,300
16.00 TO LESS THAN 16.25	50,300	50,700	51,200	51,700	52,100	52,500	53,000	53,400	53,900	54,300	54,800
16.25 TO LESS THAN 16.50	50,800	51,300	51,800	52,200	52,600	53,100	53,500	53,900	54,400	54,800	55,300
16.50 TO LESS THAN 16.75	51,300	51,800	52,300	52,700	53,200	53,600	54,000	54,400	54,900	55,300	55,700
16.75 TO LESS THAN 17.00	51,800	52,300	52,800	53,200	53,600	54,000	54,500	54,900	55,300	55,700	56,100

17.00 TO LESS THAN 17.25	52,300	52,800	53,200	53,700	54,100	54,500	54,900	55,300	55,700	56,100	56,500
17.25 TO LESS THAN 17.50	52,800	53,300	53,700	54,100	54,500	54,900	55,400	55,800	56,200	56,600	57,000
17.50 TO LESS THAN 17.75	53,300	53,800	54,200	54,600	55,000	55,400	55,800	56,200	56,600	57,000	57,400
17.75 TO LESS THAN 18.00	53,800	54,300	54,700	55,100	55,500	55,900	56,200	56,600	57,000	57,400	57,800
18.00 TO LESS THAN 18.25	54,300	54,700	55,100	55,500	55,900	56,300	56,700	57,100	57,500	57,800	58,300
18.25 TO LESS THAN 18.50	54,800	55,200	55,600	56,000	56,400	56,800	57,100	57,500	57,900	58,300	58,800
18.50 TO LESS THAN 18.75	55,300	55,700	56,100	56,500	56,800	57,200	57,600	58,000	58,300	58,700	59,300
18.75 TO LESS THAN 19.00	55,900	56,300	56,700	57,000	57,400	57,700	58,000	58,400	58,800	59,200	59,700
19.00 TO LESS THAN 19.25	56,400	56,800	57,200	57,400	57,800	58,100	58,400	58,800	59,200	59,600	60,100
19.25 AND OVER	56,800	57,200	57,600	57,800	58,200	58,500	58,800	59,200	59,600	60,000	60,500

VEHICLE WEIGHT TABLE 24

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.1 METRES TO LESS THAN 2.4 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 15.00	48,600	49,000	49,500	50,000	50,400	50,900	51,400	51,900	52,300	52,800	53,300
15.00 TO LESS THAN 15.25	49,100	49,500	50,000	50,500	50,900	51,400	51,900	52,300	52,800	53,300	53,700
15.25 TO LESS THAN 15.50	49,600	50,100	50,500	51,000	51,400	51,900	52,300	52,800	53,300	53,700	54,200
15.50 TO LESS THAN 15.75	50,100	50,600	51,000	51,500	51,900	52,400	52,800	53,300	53,700	54,200	54,500
15.75 TO LESS THAN 16.00	50,600	51,100	51,600	52,000	52,400	52,900	53,300	53,800	54,200	54,600	55,100
16.00 TO LESS THAN 16.25	51,100	51,600	52,100	52,500	52,900	53,400	53,800	54,200	54,700	55,100	55,500
16.25 TO LESS THAN 16.50	51,700	52,100	52,600	53,000	53,400	53,900	54,300	54,700	55,100	55,500	55,900
16.50 TO LESS THAN 16.75	52,200	52,600	53,100	53,500	53,900	54,300	54,800	55,200	55,600	56,000	56,400
16.75 TO LESS THAN 17.00	52,700	53,200	53,600	54,000	54,400	54,800	55,200	55,600	56,000	56,400	56,800
17.00 TO LESS THAN 17.25	53,200	53,700	54,100	54,500	54,900	55,300	55,700	56,100	56,500	56,900	57,200
17.25 TO LESS THAN 17.50	53,700	54,200	54,600	55,000	55,400	55,800	56,200	56,600	57,000	57,300	57,700
17.50 TO LESS THAN 17.75	54,300	54,700	55,100	55,500	55,900	56,300	56,700	57,000	57,400	57,800	58,200
17.75 TO LESS THAN 18.00	54,800	55,200	55,700	56,000	56,400	56,800	57,100	57,500	57,900	58,200	58,600
18.00 TO LESS THAN 18.25	55,300	55,700	56,200	56,500	56,900	57,300	57,600	58,000	58,300	58,700	59,000
18.25 TO LESS THAN 18.50	55,800	56,300	56,700	57,000	57,400	57,700	58,100	58,400	58,800	59,100	59,500
18.50 TO LESS THAN 18.75	56,400	56,800	57,200	57,500	57,900	58,200	58,600	58,900	59,300	59,600	60,000
18.75 TO LESS THAN 19.00	56,900	57,400	57,800	58,100	58,500	58,800	59,200	59,500	59,900	60,200	60,500
19.00 TO LESS THAN 19.25	57,500	57,900	58,300	58,600	59,000	59,300	59,700	60,000	60,400	60,700	61,000
19.25 AND OVER	57,900	58,300	58,700	59,000	59,400	59,700	60,100	60,400	60,800	61,100	61,400

VEHICLE WEIGHT TABLE 25

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.4 METRES TO LESS THAN 2.7 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 15.00	49,700	50,100	50,600	51,000	51,500	51,900	52,400	52,800	53,300	53,700	54,200
15.00 TO LESS THAN 15.25	50,200	50,600	51,100	51,500	52,000	52,400	52,800	53,300	53,700	54,200	54,600
15.25 TO LESS THAN 15.50	50,700	51,100	51,600	52,000	52,400	52,900	53,300	53,700	54,200	54,600	55,100
15.50 TO LESS THAN 15.75	51,200	51,600	52,100	52,500	52,900	53,300	53,800	54,200	54,600	55,100	55,500
15.75 TO LESS THAN 16.00	51,600	52,100	52,500	53,000	53,400	53,800	54,200	54,700	55,100	55,500	56,000

16.00 TO LESS THAN 16.25	52,100	52,600	53,000	53,500	53,900	54,300	54,700	55,100	55,600	56,000	56,400
16.25 TO LESS THAN 16.50	52,600	53,100	53,500	53,900	54,400	54,800	55,200	55,600	56,000	56,400	56,900
16.50 TO LESS THAN 16.75	53,100	53,500	54,000	54,400	54,800	55,200	55,700	56,100	56,500	56,900	57,300
16.75 TO LESS THAN 17.00	53,600	54,000	54,500	54,900	55,300	55,700	56,100	56,500	56,900	57,300	57,700
17.00 TO LESS THAN 17.25	54,100	54,500	54,900	55,300	55,700	56,200	56,600	57,000	57,400	57,800	58,200
17.25 TO LESS THAN 17.50	54,500	55,000	55,400	55,800	56,200	56,600	57,000	57,400	57,800	58,200	58,600
17.50 TO LESS THAN 17.75	55,000	55,400	55,800	56,300	56,700	57,100	57,500	57,900	58,300	58,700	59,100
17.75 TO LESS THAN 18.00	55,500	55,900	56,300	56,700	57,100	57,500	57,900	58,300	58,700	59,100	59,500
18.00 TO LESS THAN 18.25	56,000	56,400	56,800	57,200	57,600	58,000	58,400	58,800	59,200	59,600	60,000
18.25 TO LESS THAN 18.50	56,500	56,800	57,200	57,600	58,000	58,400	58,800	59,200	59,600	60,000	60,400
18.50 TO LESS THAN 18.75	56,900	57,300	57,700	58,100	58,500	58,900	59,300	59,700	60,100	60,500	60,900
18.75 TO LESS THAN 19.00	57,500	57,700	58,100	58,500	58,900	59,300	59,700	60,100	60,500	60,900	61,300
19.00 TO LESS THAN 19.25	57,900	58,100	58,500	58,900	59,300	59,700	60,100	60,500	60,900	61,300	61,700
19.25 AND OVER	58,300	58,500	58,900	59,300	59,700	60,100	60,500	60,900	61,300	61,700	62,100

VEHICLE WEIGHT TABLE 26

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 2.7 METRES TO LESS THAN 3.0 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 501 TO LESS THAN 6 000	6 001 TO LESS THAN 6 500	6 501 TO LESS THAN 7 000	7 001 TO LESS THAN 7 500	7 501 TO LESS THAN 8 000	8 001 TO LESS THAN 8 500	8 501 TO LESS THAN 9 000	9 001 TO LESS THAN 9 500	9 501 TO AND INCL 10 000
LESS THAN 15.50	51,600	52,000	52,400	52,900	53,300	53,800	54,200	54,700	55,100	55,600	56,000
15.50 TO LESS THAN 15.75	52,000	52,400	52,900	53,300	53,800	54,200	54,700	55,100	55,600	56,000	56,500
15.75 TO LESS THAN 16.00	52,500	52,900	53,300	53,800	54,200	54,700	55,100	55,600	56,000	56,500	56,900
16.00 TO LESS THAN 16.25	52,900	53,400	53,800	54,200	54,700	55,100	55,600	56,000	56,500	56,900	57,400
16.25 TO LESS THAN 16.50	53,400	53,800	54,300	54,700	55,200	55,600	56,100	56,500	57,000	57,400	57,800
16.50 TO LESS THAN 16.75	53,900	54,300	54,700	55,200	55,600	56,100	56,500	57,000	57,400	57,800	58,300
16.75 TO LESS THAN 17.00	54,300	54,800	55,200	55,600	56,100	56,500	57,000	57,400	57,900	58,300	58,700
17.00 TO LESS THAN 17.25	54,800	55,200	55,700	56,100	56,500	57,000	57,400	57,900	58,300	58,700	59,200
17.25 TO LESS THAN 17.50	55,200	55,700	56,100	56,600	57,000	57,400	57,900	58,300	58,700	59,200	59,600
17.50 TO LESS THAN 17.75	55,700	56,100	56,600	57,000	57,400	57,900	58,300	58,800	59,200	59,600	60,000
17.75 TO LESS THAN 18.00	56,200	56,600	57,000	57,500	57,900	58,300	58,800	59,200	59,600	60,100	60,500
18.00 TO LESS THAN 18.25	56,600	57,100	57,500	57,900	58,400	58,800	59,200	59,600	60,100	60,500	61,000
18.25 TO LESS THAN 18.50	57,100	57,500	57,900	58,400	58,800	59,200	59,700	60,100	60,500	61,000	61,400
18.50 TO LESS THAN 18.75	57,500	58,000	58,400	58,800	59,300	59,700	60,100	60,500	61,000	61,400	61,900
18.75 TO LESS THAN 19.00	58,000	58,400	58,800	59,200	59,700	60,100	60,600	60,900	61,400	61,800	62,300
19.00 TO LESS THAN 19.25	58,400	58,800	59,200	59,600	60,100	60,500	61,000	61,300	61,800	62,200	62,700
19.25 AND OVER	58,800	59,200	59,600	60,000	60,500	60,900	61,400	61,700	62,200	62,600	63,100

VEHICLE WEIGHT TABLE 27

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.0 METRES TO LESS THAN 3.3 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 16.00	53,100	53,400	53,800	54,300	54,700	55,200	55,700	56,200	56,600	57,100	57,600
16.00 TO LESS THAN 16.25	53,500	53,900	54,300	54,700	55,200	55,700	56,100	56,600	57,100	57,600	58,000
16.25 TO LESS THAN 16.50	54,000	54,400	54,700	55,200	55,700	56,100	56,600	57,100	57,500	58,000	58,500
16.50 TO LESS THAN 16.75	54,400	54,800	55,200	55,700	56,100	56,600	57,100	57,500	58,000	58,500	58,900
16.75 TO LESS THAN 17.00	54,900	55,300	55,600	56,100	56,600	57,100	57,500	58,000	58,500	58,900	59,400
17.00 TO LESS THAN 17.25	55,300	55,700	56,100	56,600	57,000	57,500	58,000	58,500	58,900	59,400	59,900
17.25 TO LESS THAN 17.50	55,800	56,200	56,500	57,000	57,500	58,000	58,500	59,000	59,400	59,900	60,500
17.50 TO LESS THAN 17.75	56,300	56,600	57,000	57,500	58,000	58,500	59,000	59,500	60,000	60,500	61,000
17.75 TO LESS THAN 18.00	56,700	57,100	57,500	58,000	58,500	59,000	59,500	60,000	60,500	61,000	61,500
18.00 TO LESS THAN 18.25	57,200	57,500	57,900	58,400	58,900	59,500	60,000	60,500	61,000	61,500	62,000
18.25 TO LESS THAN 18.50	57,600	58,000	58,400	58,900	59,400	59,900	60,500	61,000	61,500	62,100	62,500
18.50 TO LESS THAN 18.75	58,100	58,400	58,800	59,300	59,900	60,400	61,000	61,500	62,100	62,600	63,000
18.75 TO LESS THAN 19.00	58,600	58,800	59,400	59,700	60,300	60,800	61,400	61,900	62,500	63,000	63,500
19.00 TO LESS THAN 19.25	59,000	59,200	59,800	60,100	60,700	61,200	61,800	62,300	62,900	63,400	63,500
19.25 AND OVER	59,400	59,600	60,200	60,500	61,100	61,600	62,200	62,700	63,300	63,500	63,500

VEHICLE WEIGHT TABLE 28

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.3 METRES TO LESS THAN 3.6 METRES
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 16.00	54,300	54,700	55,100	55,500	55,900	56,300	56,800	57,200	57,600	58,000	58,400
16.00 TO LESS THAN 16.25	54,700	55,200	55,600	56,000	56,400	56,800	57,200	57,700	58,100	58,500	59,000
16.25 TO LESS THAN 16.50	55,200	55,700	56,100	56,500	56,900	57,300	57,700	58,100	58,600	59,000	59,500
16.50 TO LESS THAN 16.75	55,700	56,100	56,600	57,000	57,400	57,800	58,200	58,600	59,000	59,400	59,900
16.75 TO LESS THAN 17.00	56,200	56,600	57,100	57,500	57,900	58,300	58,700	59,100	59,500	59,900	60,400
17.00 TO LESS THAN 17.25	56,600	57,100	57,600	58,000	58,400	58,800	59,200	59,600	60,000	60,400	60,900
17.25 TO LESS THAN 17.50	57,100	57,600	58,100	58,500	58,900	59,300	59,700	60,100	60,500	60,900	61,400
17.50 TO LESS THAN 17.75	57,600	58,100	58,600	59,000	59,400	59,800	60,200	60,600	61,000	61,400	61,900
17.75 TO LESS THAN 18.00	58,100	58,600	59,100	59,500	59,900	60,300	60,700	61,100	61,500	61,900	62,500
18.00 TO LESS THAN 18.25	58,600	59,100	59,600	60,000	60,400	60,800	61,200	61,600	62,100	62,500	63,000
18.25 TO LESS THAN 18.50	59,100	59,600	60,100	60,500	60,900	61,300	61,700	62,200	62,600	63,000	63,500
18.50 TO LESS THAN 18.75	59,600	60,100	60,600	61,000	61,400	61,800	62,300	62,700	63,100	63,500	63,500
18.75 TO LESS THAN 19.00	60,100	60,500	61,000	61,400	61,800	62,200	62,700	63,100	63,500	63,500	63,500
19.00 TO LESS THAN 19.25	60,600	60,900	61,400	61,800	62,200	62,600	63,100	63,500	63,500	63,500	63,500
19.25 AND OVER	61,000	61,300	61,800	62,200	62,600	63,000	63,500	63,500	63,500	63,500	63,500

VEHICLE WEIGHT TABLE 29

ALLOWABLE GROSS WEIGHT ON A VEHICLE WITH EIGHT OR MORE AXLES (KILOGRAMS)
INTER-VEHICLE-UNIT DISTANCE, 3.6 METRES OR MORE
FRONT AXLE WEIGHT, (KILOGRAMS)

BASE LENGTH, (METRES)	5 000 or Less	5 001 TO LESS THAN 5 500	5 500 TO LESS THAN 6 000	6 000 TO LESS THAN 6 500	6 500 TO LESS THAN 7 000	7 000 TO LESS THAN 7 500	7 500 TO LESS THAN 8 000	8 000 TO LESS THAN 8 500	8 500 TO LESS THAN 9 000	9 000 TO LESS THAN 9 500	9 500 TO AND INCL 10 000
LESS THAN 16.00	54,800	55,200	55,600	56,000	56,400	56,800	57,300	57,700	58,100	58,500	59,000
16.00 TO LESS THAN 16.25	55,200	55,700	56,100	56,500	56,900	57,300	57,700	58,200	58,600	59,000	59,500
16.25 TO LESS THAN 16.50	55,700	56,200	56,600	57,000	57,400	57,800	58,200	58,600	59,100	59,500	59,900
16.50 TO LESS THAN 16.75	56,200	56,600	57,100	57,500	57,900	58,300	58,700	59,100	59,500	59,900	60,300
16.75 TO LESS THAN 17.00	56,700	57,100	57,600	58,000	58,400	58,800	59,200	59,600	60,000	60,400	60,800
17.00 TO LESS THAN 17.25	57,100	57,600	58,100	58,500	58,900	59,300	59,700	60,100	60,500	60,900	61,300
17.25 TO LESS THAN 17.50	57,600	58,100	58,600	59,000	59,400	59,800	60,200	60,600	61,000	61,400	61,800
17.50 TO LESS THAN 17.75	58,100	58,600	59,100	59,500	59,900	60,300	60,700	61,100	61,500	61,900	62,300
17.75 TO LESS THAN 18.00	58,600	59,100	59,600	60,000	60,400	60,800	61,200	61,600	62,000	62,400	62,900
18.00 TO LESS THAN 18.25	59,100	59,600	60,100	60,500	60,900	61,300	61,700	62,100	62,600	63,000	63,500
18.25 TO LESS THAN 18.50	59,600	60,100	60,600	61,000	61,400	61,800	62,200	62,700	63,100	63,500	63,900
18.50 TO LESS THAN 18.75	60,100	60,600	61,100	61,500	61,900	62,300	62,700	63,100	63,500	63,900	64,300
18.75 TO LESS THAN 19.00	60,600	61,000	61,500	61,900	62,300	62,700	63,100	63,500	63,900	64,300	64,700
19.00 TO LESS THAN 19.25	61,100	61,400	61,900	62,300	62,700	63,100	63,500	63,900	64,300	64,700	65,100
19.25 AND OVER	61,500	61,800	62,300	62,700	63,100	63,500	63,900	64,300	64,700	65,100	65,500

29/05

ONTARIO REGULATION 414/05

made under the

OCCUPATIONAL HEALTH AND SAFETY ACT

Made: June 22, 2005

Filed: June 28, 2005

FARMING OPERATIONS

Application of Act to farming operations

1. Subject to the limitations and conditions set out in this Regulation, the Act applies to farming operations.

Exception

2. Despite section 1, the Act does not apply to a farming operation operated by a self-employed person without any workers.

Limitations, joint health and safety committees

3. (1) Despite section 1, subsection 9 (2) of the Act applies only to farming operations where 20 or more workers are regularly employed and have duties that include performing work related to one or more of the operations specified in subsection (2).

- (2) The following are the operations referred to in subsection (1):

1. Mushroom farming.
2. Greenhouse farming.
3. Dairy farming.
4. Hog farming.
5. Cattle farming.

6. Poultry farming.

(3) Despite section 1, where a joint health and safety committee is required at a farming operation, the requirement for certified members set out in subsection 9 (12) of the Act applies to that farming operation only if 50 or more workers are regularly employed at it.

Application of certain regulations

4. (1) Despite section 1 and subject to subsection (2), the regulations made under the Act do not apply to farming operations.

(2) The following regulations apply to farming operations:

1. Regulation 834 of the Revised Regulations of Ontario, 1990 (Critical Injury — Defined) made under the Act.
2. Ontario Regulation 780/94 (Training Programs) made under the Act.
3. Ontario Regulation 572/99 (Training Requirements for Certain Skill Sets and Trades) made under the Act.

Commencement

5. This Regulation comes into force on June 30, 2006.

RÈGLEMENT DE L'ONTARIO 414/05

pris en application de la

LOI SUR LA SANTÉ ET LA SÉCURITÉ AU TRAVAIL

pris le 22 juin 2005
déposé le 28 juin 2005

OPÉRATIONS AGRICOLES

Application de la Loi aux opérations agricoles

1. La Loi s'applique aux opérations agricoles sous réserve des conditions et restrictions énoncées au présent règlement.

Exception

2. Malgré l'article 1, la Loi ne s'applique pas à l'opération agricole exploitée par une personne qui travaille à son compte sans aucun travailleur.

Restrictions : comités mixtes sur la santé et la sécurité au travail

3. (1) Malgré l'article 1, le paragraphe 9 (2) de la Loi ne s'applique qu'aux opérations agricoles où sont régulièrement employés 20 travailleurs ou plus qui, dans le cadre de leurs fonctions, exécutent un travail rattaché à l'une ou plusieurs des opérations précisées au paragraphe (2).

(2) Les opérations visées au paragraphe (1) sont les suivantes :

1. La culture des champignons.
2. La serriculture.
3. La production laitière.
4. L'élevage de porcs.
5. L'élevage de bétail.
6. L'aviculture.

(3) Malgré l'article 1, si un comité mixte sur la santé et la sécurité au travail est prévu dans une opération agricole, l'exigence concernant les membres agréés qui est énoncée au paragraphe 9 (12) de la Loi ne s'y applique que si 50 travailleurs ou plus y sont régulièrement employés.

Application de certains règlements

4. (1) Malgré l'article 1 et sous réserve du paragraphe (2), les règlements pris en application de la Loi ne s'appliquent pas aux opérations agricoles.

(2) Les règlements suivants s'appliquent aux opérations agricoles :

1. Le Règlement 834 des Règlements refondus de l'Ontario de 1990 («Blessure critique — définition») pris en application de la Loi.
2. Le Règlement de l'Ontario 780/94 («Training Programs») pris en application de la Loi.
3. Le Règlement de l'Ontario 572/99 («Training Requirements for Certain Skill Sets and Trades») pris en application de la Loi.

Entrée en vigueur

5. Le présent règlement entre en vigueur le 30 juin 2006.

29/05

ONTARIO REGULATION 415/05

made under the

EDUCATION ACT

Made: June 21, 2005

Filed: June 29, 2005

Amending O. Reg. 444/98

(Disposition of Surplus Real Property)

Note: Ontario Regulation 444/98 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. (1) Paragraphs 8 to 11 of subsection 3 (1) of Ontario Regulation 444/98 are revoked and the following substituted:

8. The Crown in right of Ontario.
9. The municipality in which the property is located.
10. If the property is located in an upper-tier municipality, that upper-tier municipality.
11. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(2) Paragraphs 8 to 11 of subsection 3 (2) of the Regulation are revoked and the following substituted:

8. The Crown in right of Ontario.
9. The municipality in which the property is located.
10. If the property is located in an upper-tier municipality, that upper-tier municipality.
11. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(3) Paragraphs 8 to 11 of subsection 3 (3) of the Regulation are revoked and the following substituted:

8. The Crown in right of Ontario.
9. The municipality in which the property is located.
10. If the property is located in an upper-tier municipality, that upper-tier municipality.
11. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(4) Paragraphs 8 to 11 of subsection 3 (4) of the Regulation are revoked and the following substituted:

8. The Crown in right of Ontario.
9. The municipality in which the property is located.

10. If the property is located in an upper-tier municipality, that upper-tier municipality.
11. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(5) Subsection 3 (5) of the Regulation is revoked.

(6) Subsection 3 (6) of the Regulation is amended by striking out “8 or 9” and substituting “9 or 10”.

2. (1) Paragraphs 7 to 10 of subsection 4 (1) of the Regulation are revoked and the following substituted:

7. The Crown in right of Ontario.
8. The municipality in which the property is located.
9. If the property is located in an upper-tier municipality, that upper-tier municipality.
10. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(2) Paragraphs 6 to 8 of subsection 4 (2) of the Regulation are revoked and the following substituted:

6. The Crown in right of Ontario.
7. The municipality in which the property is located.
8. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(3) Paragraphs 7 to 10 of subsection 4 (3) of the Regulation are revoked and the following substituted:

7. The Crown in right of Ontario.
8. The municipality in which the property is located.
9. If the property is located in an upper-tier municipality, that upper-tier municipality.
10. If the property is located in the geographical area within which a local services board may exercise its jurisdiction, the local services board.

(4) Paragraphs 8, 8.1, 9 and 10 of subsection 4 (4) of the Regulation are revoked and the following substituted:

8. The Crown in right of Ontario.
9. The municipality in which the property is located.
10. If the property is located in an upper-tier municipality, that upper-tier municipality.
11. The Crown in right of Canada.

(5) Subsection 4 (5) of the Regulation is revoked.

(6) Subsection 4 (6) of the Regulation is revoked and the following substituted:

(6) A body mentioned in paragraph 8 or 9 of subsection (1), paragraph 7 of subsection (2), paragraph 8 or 9 of subsection (3) or paragraph 9 or 10 of subsection (4) to which a proposal is issued may refer the proposal to any of its local boards, not including a school board.

3. Section 7 of the Regulation is amended by striking out “sections 8 and 9” and substituting “section 8”.

4. (1) Subsection 8 (2) of the Regulation is amended by striking out “Subject to section 9” at the beginning.

(2) Paragraphs 3 and 4 of subsection 8 (3) of the Regulation are revoked and the following substituted:

3. Until August 31, 2005, multiply the product obtained under paragraph 2 by,
 - i. \$1,284 per square metre, in the case of a proposal for sale, or
 - ii. \$120.77 per square metre, in the case of a proposal for lease.
4. On and after September 1, 2005, multiply the product obtained under paragraph 2 by,
 - i. \$1,660.25 per square metre, in the case of a proposal for sale, or
 - ii. \$120.77 per square metre, in the case of a proposal for lease.

(3) Paragraphs 3 and 4 of subsection 8 (4) of the Regulation are revoked and the following substituted:

3. Until August 31, 2005, multiply the product obtained under paragraph 2 by,

- i. \$1,383 per square metre, in the case of a proposal for sale, or
- ii. \$131.75 per square metre, in the case of a proposal for lease.
- 4. On and after September 1, 2005, multiply the product obtained under paragraph 2 by,
 - i. \$1,811.20 per square metre, in the case of a proposal for sale, or
 - ii. \$131.75 per square metre, in the case of a proposal for lease.
- 5. **Section 9 of the Regulation is revoked.**
- 6. **(1) Clause 10 (2) (a) of the Regulation is amended by striking out “section 7, 8 or 9” and substituting “section 7 or 8”.**
- (2) Paragraph 2 of subsection 10 (5) of the Regulation is revoked.**
- 7. **(1) Subsection 12 (1) of the Regulation is amended by striking out “section 7, 8 or 9” and substituting “section 7 or 8”.**
- (2) Clause 12 (3) (b) of the Regulation is amended by striking out “section 7, 8 or 9” and substituting “section 7 or 8”.**
- (3) Subsection 12 (4) of the Regulation is amended by striking out “section 7, 8 or 9” and substituting “section 7 or 8”.**
- 8. **The Schedule to the Regulation is amended by,**
 - (a) striking out “Ontario College of Art” and substituting “Ontario College of Art and Design”; and**
 - (b) adding “University of Ontario Institute of Technology”.**

RÈGLEMENT DE L'ONTARIO 415/05

pris en application de la

LOI SUR L'ÉDUCATION

pris le 21 juin 2005
déposé le 29 juin 2005

modifiant le Règl. de l'Ont. 444/98

(Aliénation de biens immeubles excédentaires)

Remarque : Le Règlement de l'Ontario 444/98 a été modifié antérieurement. Ces modifications sont indiquées dans le Sommaire de l'historique législatif des règlements qui se trouve sur le site www.lois-en-ligne.gouv.on.ca.

1. (1) Les dispositions 8 à 11 du paragraphe 3 (1) du Règlement de l'Ontario 444/98 sont abrogées et remplacées par ce qui suit :

- 8. La Couronne du chef de l'Ontario.
- 9. La municipalité dans laquelle se trouve le bien.
- 10. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
- 11. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(2) Les dispositions 8 à 11 du paragraphe 3 (2) du Règlement sont abrogées et remplacées par ce qui suit :

- 8. La Couronne du chef de l'Ontario.
- 9. La municipalité dans laquelle se trouve le bien.
- 10. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
- 11. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(3) Les dispositions 8 à 11 du paragraphe 3 (3) du Règlement sont abrogées et remplacées par ce qui suit :

8. La Couronne du chef de l'Ontario.
9. La municipalité dans laquelle se trouve le bien.
10. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
11. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(4) Les dispositions 8 à 11 du paragraphe 3 (4) du Règlement sont abrogées et remplacées par ce qui suit :

8. La Couronne du chef de l'Ontario.
9. La municipalité dans laquelle se trouve le bien.
10. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
11. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(5) Le paragraphe 3 (5) du Règlement est abrogé.**(6) Le paragraphe 3 (6) du Règlement est modifié par substitution de «9 ou 10» à «8 ou 9».****2. (1) Les dispositions 7 à 10 du paragraphe 4 (1) du Règlement sont abrogées et remplacées par ce qui suit :**

7. La Couronne du chef de l'Ontario.
8. La municipalité dans laquelle se trouve le bien.
9. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
10. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(2) Les dispositions 6 à 8 du paragraphe 4 (2) du Règlement sont abrogées et remplacées par ce qui suit :

6. La Couronne du chef de l'Ontario.
7. La municipalité dans laquelle se trouve le bien.
8. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(3) Les dispositions 7 à 10 du paragraphe 4 (3) du Règlement sont abrogées et remplacées par ce qui suit :

7. La Couronne du chef de l'Ontario.
8. La municipalité dans laquelle se trouve le bien.
9. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
10. La régie locale des services publics, si le bien se trouve dans le secteur géographique dans lequel une régie locale des services publics peut exercer sa compétence.

(4) Les dispositions 8, 8.1, 9 et 10 du paragraphe 4 (4) du Règlement sont abrogées et remplacées par ce qui suit :

8. La Couronne du chef de l'Ontario.
9. La municipalité dans laquelle se trouve le bien.
10. La municipalité de palier supérieur, si le bien se trouve dans une municipalité de palier supérieur.
11. La Couronne du chef du Canada.

(5) Le paragraphe 4 (5) du Règlement est abrogé.**(6) Le paragraphe 4 (6) du Règlement est abrogé et remplacé par ce qui suit :**

(6) L'organisme visé à la disposition 8 ou 9 du paragraphe (1), à la disposition 7 du paragraphe (2), à la disposition 8 ou 9 du paragraphe (3) ou à la disposition 9 ou 10 du paragraphe (4) auquel est présentée une proposition peut la renvoyer à n'importe lequel de ses conseils locaux, à l'exclusion d'un conseil scolaire.

3. L'article 7 du Règlement est modifié par substitution de «de l'article 8» à «des articles 8 et 9».

4. (1) Le paragraphe 8 (2) du Règlement est modifié par suppression de «Sous réserve de l'article 9,» au début du paragraphe.

(2) Les dispositions 3 et 4 du paragraphe 8 (3) du Règlement sont abrogées et remplacées par ce qui suit :

3. Jusqu'au 31 août 2005, multiplier le produit obtenu aux termes de la disposition 2 par l'une ou l'autre des sommes suivantes :
 - i. 1 284 \$ le mètre carré, dans le cas d'une proposition de vente,
 - ii. 120,77 \$ le mètre carré, dans le cas d'une proposition de location.
4. À compter du 1^{er} septembre 2005, multiplier le produit obtenu aux termes de la disposition 2 par l'une ou l'autre des sommes suivantes :
 - i. 1 660,25 \$ le mètre carré, dans le cas d'une proposition de vente,
 - ii. 120,77 \$ le mètre carré, dans le cas d'une proposition de location.

(3) Les dispositions 3 et 4 du paragraphe 8 (4) du Règlement sont abrogées et remplacées par ce qui suit :

3. Jusqu'au 31 août 2005, multiplier le produit obtenu aux termes de la disposition 2 par l'une ou l'autre des sommes suivantes :
 - i. 1 383 \$ le mètre carré, dans le cas d'une proposition de vente,
 - ii. 131,75 \$ le mètre carré, dans le cas d'une proposition de location.
4. À compter du 1^{er} septembre 2005, multiplier le produit obtenu aux termes de la disposition 2 par l'une ou l'autre des sommes suivantes :
 - i. 1 811,20 \$ le mètre carré, dans le cas d'une proposition de vente,
 - ii. 131,75 \$ le mètre carré, dans le cas d'une proposition de location.

5. L'article 9 du Règlement est abrogé.**6. (1) L'alinéa 10 (2) a) du Règlement est modifié par substitution de «l'article 7 ou 8» à «l'article 7, 8 ou 9».****(2) La disposition 2 du paragraphe 10 (5) du Règlement est abrogée.****7. (1) Le paragraphe 12 (1) du Règlement est modifié par substitution de «l'article 7 ou 8» à «l'article 7, 8 ou 9».****(2) L'alinéa 12 (3) b) du Règlement est modifié par substitution de «l'article 7 ou 8» à «l'article 7, 8 ou 9».****(3) Le paragraphe 12 (4) du Règlement est modifié par substitution de «l'article 7 ou 8» à «l'article 7, 8 ou 9».****8. L'annexe du Règlement est modifiée :**

- a) d'une part, par substitution de «École d'art et de design de l'Ontario» à «Ontario College of Art»;
- b) d'autre part, par insertion de «Institut universitaire de technologie de l'Ontario».

Made by:
Pris par :

Le ministre de l'Éducation,

GERARD KENNEDY
Minister of Education

Date made: June 21, 2005.
Pris le : 21 juin 2005.

29/05

ONTARIO REGULATION 416/05

made under the

PLACES TO GROW ACT, 2005

Made: June 22, 2005

Filed: June 29, 2005

GROWTH PLAN AREAS**Definition**

1. In this Regulation,

“geographic area” means a geographic area that is prescribed for the purposes of the *Territorial Division Act, 2002*.

Greater Golden Horseshoe growth plan area

2. The area of land comprised of the following geographic areas is designated as the Greater Golden Horseshoe growth plan area:

1. Brant.
2. Dufferin.
3. Durham.
4. Haldimand.
5. Halton.
6. Hamilton.
7. Kawartha Lakes.
8. Niagara.
9. Northumberland.
10. Peel.
11. Peterborough.
12. Simcoe.
13. Toronto.
14. Waterloo.
15. Wellington.
16. York.

29/05

ONTARIO REGULATION 417/05

made under the

ONTARIO DRUG BENEFIT ACT

Made: June 27, 2005

Filed: June 29, 2005

Amending O. Reg. 201/96
(General)

Note: Ontario Regulation 201/96 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. Section 7.1 of Ontario Regulation 201/96 is amended by adding the following paragraph:

11. Amendments dated June 30, 2005.

2. This Regulation comes into force on the later of,

(a) June 30, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days:

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: June 27, 2005.

29/05

ONTARIO REGULATION 418/05

made under the

DRUG INTERCHANGEABILITY AND DISPENSING FEE ACT

Made: June 27, 2005

Filed: June 29, 2005

Amending Reg. 935 of R.R.O. 1990
(General)

Note: Regulation 935 has previously been amended. Those amendments are listed in the Table of Regulations Legislative History Overview which can be found at www.e-Laws.gov.on.ca.

1. The definition of “Formulary” in subsection 1 (1) of Regulation 935 of the Revised Regulations of Ontario, 1990 is amended by adding the following paragraph:

17. Amendments dated June 30, 2005;

2. This Regulation comes into force on the later of,

(a) June 30, 2005; and

(b) the day that is 10 days after the day it is filed, where the following are not included in calculating the 10 days:

(i) the day of filing, and

(ii) Saturdays and Sundays and other holidays within the meaning of the *Interpretation Act*.

Made by:

GEORGE SMITHERMAN
Minister of Health and Long-Term Care

Date made: June 27, 2005.

29/05

ONTARIO REGULATION 419/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 22, 2005

Filed: June 30, 2005

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PART I INTERPRETATION AND APPLICATION

Definitions

1. (1) In this Regulation,

“air pollution episode” means an occasion when air contamination is at such a level and for such a period of time that the air contamination may become the cause of increased human sickness and mortality;

“air pollution index” means a series of numbers expressing the relative levels of air pollution and taking into consideration one or more air contaminants;

“Appendix to Regulation 346” means the Appendix to Regulation 346 of the Revised Regulations of Ontario, 1990 (General — Air Pollution) made under the Act, as that regulation read immediately before it was revoked on November 30, 2005;

“equipment” includes apparatus, device, mechanism or structure;

“emission rate” means a rate that expresses discharges of a contaminant in units of mass over time;

“fuel burning equipment” includes equipment designed to burn fuel but does not include an internal combustion engine;

“highway” means highway as defined in subsection 1 (1) of the *Highway Traffic Act*;

“incinerator” includes equipment used for the burning of waste;

“NAICS” means the North American Industry Classification System maintained for Canada by Statistics Canada, as amended or revised from time to time;

“volumetric flow rate” means a rate that expresses discharges from a source of contaminant in units of volume over time.

(2) For the purposes of this Regulation,

(a) a fossil-fuel electric power generation facility with a maximum electrical power output capacity of less than 25 megawatts shall be deemed not to be part of the class identified by NAICS code 221112 (Fossil-Fuel Electric Power Generation);

(b) a mobile PCB destruction facility within the meaning of Regulation 352 of the Revised Regulations of Ontario, 1990 (Mobile PCB Destruction Facilities) made under the Act shall be deemed not to be part of the class identified by NAICS code 5622 (Waste Treatment and Disposal); and

(c) subject to clause (b), a facility shall be deemed not to be part of the class identified by NAICS code 5622 (Waste Treatment and Disposal) unless the facility,

(i) is a solid waste combustor or incinerator, or

(ii) is used for hazardous waste treatment or disposal.

(3) In the Appendix to Regulation 346,

“point of emission” has the same meaning as in Regulation 346 of the Revised Regulations of Ontario, 1990 (General — Air Pollution) made under the Act, as that regulation read immediately before it was revoked on November 30, 2005.

Points of impingement

2. (1) A reference in this Regulation to a point of impingement with respect to the discharge of a contaminant does not include any point that is located on the same property as the source of contaminant.

(2) Despite subsection (1), a reference in this Regulation to a point of impingement with respect to the discharge of a contaminant includes a point that is located on the same property as the source of contaminant, if that point is located on,

(a) a child care facility; or

- (b) a structure, if the primary purpose of the property on which the structure is located, and of the structure, is to serve as,
 - (i) a health care facility,
 - (ii) a senior citizens' residence or long-term care facility, or
 - (iii) an educational facility.

Multiple discharges

3. (1) For the purposes of this Regulation, except section 34, two or more discharges of a contaminant from two or more different sources of contaminant shall be deemed to be a single discharge if the sources of contaminant are all located on the same property.

(2) If two or more persons discharge or cause or permit two or more discharges of a contaminant and the discharges are deemed to be a single discharge under subsection (1), the single discharge shall be deemed, for the purposes of this Regulation, to be discharged jointly by those persons.

Adjacent properties

4. (1) Two properties are adjacent for the purposes of this Regulation if the boundary of one property touches or, were it not for an intervening highway, road allowance, railway line, railway allowance or utility corridor, would touch the boundary of the other property.

(2) For the purposes of this Regulation, except section 34, two or more properties on which different sources of contaminant are located shall be deemed to be a single property if each of the properties is adjacent to one or more of the other properties and,

- (a) the persons responsible for the sources of contaminant have jointly notified the Director in writing that they wish the properties to be deemed to be a single property;
 - (b) the Director has reasonable grounds to believe that a contravention of section 18, 19 or 20 may occur as a result of discharges of a contaminant from the different sources of contaminant if the properties are deemed to be a single property, and the Director has given written notice of that belief to the persons responsible for the sources of contaminant; or
 - (c) the persons responsible for the sources of contaminant are required to prepare a report to which subsection 23 (3), 24 (2), 30 (5) or 32 (16) applies, the Director has reasonable grounds to believe that a contravention of section 20 may occur as a result of discharges of a contaminant from the different sources of contaminant if section 20 applies and the properties are deemed to be a single property, and the Director has given written notice of that belief to the persons responsible for the sources of contaminant.
- (3) Before the Director gives a person a notice under clause (2) (c), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.
- (4) Subsection (2) applies only if every property on which a source of contaminant is located,
- (a) uses raw materials, products or services from one or more of the other properties on which the sources of contaminant are located; or
 - (b) provides raw materials, products or services to one or more of the other properties on which the sources of contaminant are located.
- (5) Clause (2) (c) only applies for the purpose of preparing the report referred to in that clause.

Motor vehicles

5. This Regulation does not apply to discharges of contaminants from motor vehicles.

PART II CONTAMINANT CONCENTRATIONS AND DISPERSION MODELLING

DISPERSION MODELS

Approved dispersion models

6. (1) For the purposes of this Part, the method of calculation required by the Appendix to Regulation 346 is the approved dispersion model for discharges of a contaminant if section 18 or 19 applies to those discharges, except as otherwise provided.

(2) For the purposes of this Part, the following dispersion models are approved dispersion models for discharges of a contaminant if section 20 applies to those discharges, except as otherwise provided:

1. The SCREEN3 dispersion model made available on the Internet by the United States Environmental Protection Agency, as amended from time to time, or a copy of that model that is available from the Ministry.

2. The ISCST3 dispersion model made available on the Internet by the United States Environmental Protection Agency, as amended from time to time, or a copy of that model that is available from the Ministry.
3. The ISCPRIME dispersion model made available on the Internet by the United States Environmental Protection Agency, as amended from time to time, or a copy of that model that is available from the Ministry.
4. The AERMOD dispersion model made available on the Internet by the United States Environmental Protection Agency, as amended from time to time, or a copy of that model that is available from the Ministry.

(3) The Ministry shall make copies of the dispersion models referred to in subsection (2) available through a website maintained by the Ministry on the Internet or through the Ministry's Public Information Centre.

Specified dispersion models

7. (1) The Director may give written notice to a person who discharges or causes or permits the discharge of contaminants from a property stating that the Director is of the opinion that, with respect to discharges of a contaminant from that property,
- (a) one or more dispersion models specified in the notice would predict concentrations of the contaminant at least as accurately as an approved dispersion model;
 - (b) a combination specified in the notice of two or more dispersion models would predict concentrations of the contaminant at least as accurately as an approved dispersion model;
 - (c) a combination specified in the notice of one or more dispersion models and one or more sampling and measuring techniques would predict concentrations of the contaminant at least as accurately as an approved dispersion model; or
 - (d) one or more approved dispersion models specified in the notice would predict concentrations of the contaminant less accurately than,
 - (i) a dispersion model or combination specified under clause (a), (b) or (c), or
 - (ii) another approved dispersion model.

(2) Before the Director gives a person a notice under subsection (1), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(3) If a notice is given under subsection (1) with respect to discharges of a contaminant from a property, a reference in this Part to an approved dispersion model shall be deemed, with respect to those discharges,

- (a) to include a dispersion model or combination specified under clause (1) (a), (b) or (c); and
- (b) not to include a dispersion model that is specified under clause (1) (d).

(4) Subsection (3) applies in respect of all contaminants unless the notice given under subsection (1) provides that subsection (3) applies only in respect of contaminants specified in the notice.

(5) Subsection (3) does not apply to a discharge of a contaminant until,

- (a) three months after the notice is given under subsection (1), unless clause (b) applies; or
- (b) one year after the notice is given under subsection (1), if the notice includes a notice under clause (1) (c).

(6) Subsection (5) does not apply for the purpose of preparing a report to which subsection 23 (3), 24 (2), 30 (5) or 32 (16) applies.

(7) Subsection (5) does not apply to a discharge of a contaminant if subsection (3) would have the effect of permitting the discharge.

(8) If a notice is given to a person under subsection (1) and section 20 does not apply to the person in respect of a contaminant, subsection (3) applies to the person in respect of the contaminant only after section 20 begins to apply to the person in respect of the contaminant.

(9) Despite subsection (8), if a notice is given to a person under subsection (1) and section 20 does not apply to the person in respect of a contaminant, subsection (3) applies to the person in respect of the contaminant for the purpose of preparing a report to which subsection 23 (3), 24 (2), 30 (5) or 32 (16) applies.

(10) The Director may, by written notice, revoke a notice given under subsection (1).

(11) Subsection (3) ceases to apply to discharges of the contaminant three months after the notice is given under subsection (10).

(12) Despite subsection (11), subsection (3) does not apply to a discharge of a contaminant after the notice is given under subsection (10) if subsection (3) would have the effect of prohibiting a discharge that would otherwise be permitted.

Negligible sources of contaminant

8. (1) It is not necessary, when using an approved dispersion model for the purposes of this Part, to consider a source of contaminant that discharges a negligible amount of the relevant contaminant, having regard to,

- (a) the total amount of the contaminant that is discharged by all the sources of contaminant with which the approved dispersion model is used; and
- (b) the nature of the contaminant.

(2) Despite subsection (1), the Director may give written notice to a person who discharges or causes or permits discharges of contaminants requiring the person to consider a source of contaminant specified in the notice when the person uses an approved dispersion model for the purposes of this Part, if,

- (a) the Director has reasonable grounds to believe that, if the source of contaminant is considered, the person may contravene section 18, 19 or 20; or
- (b) the relevant contaminant is not listed in any of Schedules 1, 2 and 3 and the Director has reasonable grounds to believe that, if the source of contaminant is considered, a discharge of the relevant contaminant may cause an adverse effect.

(3) Before the Director gives a person a notice under subsection (2), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

Same structure contamination

9. (1) An approved dispersion model that is used for the purposes of this Part shall be used in combination with the methods described in Chapter 44 (Building Air Intake and Exhaust Design) of the ASHRAE Handbook — HVAC Applications, published by the American Society of Heating, Refrigerating and Air-Conditioning Engineers, as amended or revised from time to time, with respect to a point of impingement that is located on the same structure as the source of contaminant.

(2) This section applies only if the approved dispersion model is used with respect to a person and contaminant to which section 19 or 20 applies.

Operating conditions

10. (1) An approved dispersion model that is used for the purposes of this Part shall be used in accordance with one of the following scenarios:

- 1. A scenario that assumes operating conditions for the facility that would result, for the relevant contaminant, in the highest concentration of the contaminant at a point of impingement that the facility is capable of.
- 2. A scenario that uses actual operating data for the facility for the occasion when the highest concentration of the contaminant at a point of impingement resulted during,
 - i. the year preceding the year in which the model is being used, or
 - ii. the year in which the model is being used, if the facility did not operate at any time during the year referred to in subparagraph i.

(2) Despite subsection (1), the Director may give written notice to a person who discharges or causes or permits discharges of contaminants from a facility requiring the person to use an approved dispersion model for the purposes of this Part in accordance with the scenario described in paragraph 2 of subsection (1), if,

- (a) the Director has reasonable grounds to believe that the person may contravene section 18, 19 or 20; or
- (b) the relevant contaminant is not listed in any of Schedules 1, 2 and 3 and the Director has reasonable grounds to believe that the person has discharged or caused or permitted a discharge of the relevant contaminant into the air and that the discharge may cause an adverse effect.

(3) Before the Director gives a person a notice under subsection (2), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(4) Paragraph 2 of subsection (1) and subsection (2) do not apply if the facility did not operate at any time during the year in which the model is being used or during the year preceding the year in which the model is being used.

Source of contaminant emission rates

11. (1) An approved dispersion model that is used for the purposes of this Part shall be used with an emission rate for each source of contaminant that is determined in one of the following ways:

- 1. The emission rate is at least as high as the maximum emission rate that the source of contaminant is reasonably capable of for the relevant contaminant.
- 2. The emission rate is derived from site-specific testing of the source of contaminant that meets all of the following criteria:
 - i. The testing must be conducted comprehensively across a full range of operating conditions.
 - ii. The testing must be conducted according to a plan approved by the Director as likely to provide an accurate reflection of emissions.

- iii. The Director must be given written notice at least 15 days before the testing and representatives of the Ministry must be given an opportunity to witness the testing.
 - iv. The Director must approve the results of the testing as an accurate reflection of emissions.
3. The emission rate is derived from a combination of a method that complies with paragraph 1 or 2 and ambient monitoring, according to a plan approved by the Director as likely to provide an accurate reflection of emissions.
- (2) Despite subsection (1), the Director may give written notice to a person who discharges or causes or permits discharges of contaminants requiring the person to use an approved dispersion model for the purposes of this Part with an emission rate for each source of contaminant that is derived in accordance with paragraph 2 or 3 of subsection (1), if,
- (a) the Director has reasonable grounds to believe that the person may contravene section 18, 19 or 20; or
 - (b) the relevant contaminant is not listed in any of Schedules 1, 2 and 3 and the Director has reasonable grounds to believe that the person has discharged or caused or permitted a discharge of the relevant contaminant into the air and that the discharge may cause an adverse effect.
- (3) Before the Director gives a person a notice under subsection (2), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

Combined effect of assumptions for operating conditions and emission rates

12. (1) Despite subsections 10 (1) and 11 (1), if an approved dispersion model is used in accordance with the scenario described in paragraph 1 of subsection 10 (1) and with emission rates determined in accordance with paragraph 1 of subsection 11 (1) and,

- (a) the use of the model indicates that discharges of the relevant contaminant from the property may result in a contravention of section 18, 19 or 20; or
- (b) the relevant contaminant is not listed in any of Schedules 1, 2 and 3 and the use of the model indicates that discharges of the contaminant may cause an adverse effect,

the approved dispersion model shall be used in accordance with the scenario described in paragraph 2 of subsection 10 (1) and with emission rates determined in accordance with paragraph 2 or 3 of subsection 11 (1).

(2) Despite subsection (1), an approved dispersion model may be used in accordance with the scenario described in paragraph 1 of subsection 10 (1) or with emission rates determined in accordance with paragraph 1 of subsection 11 (1), but not with both, if,

- (a) the model does not indicate that discharges of the relevant contaminant from the property may result in a contravention of section 18, 19 or 20; or
- (b) the relevant contaminant is not listed in any of Schedules 1, 2 and 3 and the use of the model does not indicate that discharges of the contaminant may cause an adverse effect,

(3) This section does not apply to a contaminant if a written abatement plan for discharges of the contaminant from the property has been prepared and submitted to a provincial officer in accordance with section 29.

Meteorological data

13. (1) An approved dispersion model that is used for the purposes of this Part shall be used with one of the following types of meteorological data:

1. Regional meteorological data for the part of Ontario in which the source of contaminant is located that was available on May 10, 2005, and that continues to be available, through the Ministry's Public Information Centre.
2. Data described in paragraph 1 that has been refined to reflect local land use conditions.
3. Local or site-specific meteorological data approved by the Director as an accurate reflection of meteorological conditions.
4. Data obtained from a computational method, if the Director is of the opinion that the data is at least as accurate as data that would be obtained by local or site-specific meteorological monitoring.

(2) Despite subsection (1), the Director may give written notice to a person who discharges or causes or permits the discharge of a contaminant requiring that an approved dispersion model that is used for the purposes of this Part be used with a type of meteorological data specified in the notice that, in the opinion of the Director, accurately reflects meteorological conditions.

(3) Before the Director gives a person a notice under subsection (2), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(4) This section applies only if the approved dispersion model is used with respect to a person and contaminant to which section 20 applies.

Area of modelling coverage

14. (1) Subject to subsections (2) and (3), an approved dispersion model that is used for the purposes of this Part shall be used in a manner that predicts the concentration of the relevant contaminant at points of impingement separated by intervals of,

- (a) 20 metres or less, in an area that is bounded by a rectangle, where every point on the boundary of the rectangle is at least 200 metres from every source of contaminant;
- (b) 50 metres or less, in an area that surrounds the area described in clause (a) and that is bounded by a rectangle, where every point on the rectangle is at least 300 metres from the area described in clause (a);
- (c) 100 metres or less, in an area that surrounds the area described in clause (b) and that is bounded by a rectangle, where every point on the rectangle is at least 800 metres from the area described in clause (a);
- (d) 200 metres or less, in an area that surrounds the area described in clause (c) and that is bounded by a rectangle, where every point on the rectangle is at least 1,800 metres from the area described in clause (a);
- (e) 500 metres or less, in an area that surrounds the area described in clause (d) and that is bounded by a rectangle, where every point on the rectangle is at least 4,800 metres from the area described in clause (a);
- (f) 1,000 metres or less, in the area that surrounds the area described in clause (e).

(2) It is not necessary to use an approved dispersion model for the purposes of this Part in a manner that predicts the concentration of the relevant contaminant at a point of impingement if the distance from that point of impingement to the property on which the sources of contaminant are located is greater than the distance from the point of impingement where the concentration of that contaminant would be highest, according to the approved dispersion model, to the property on which the sources of contaminant are located.

(3) If an approved dispersion model is used for the purposes of this Part with respect to a property on which sources of contaminant are located and any point on the property boundary of the property is within 200 metres of any source of contaminant, the model shall be used in a manner that predicts the concentration of the relevant contaminant at points of impingement along the entire property boundary, and those points of impingement shall be separated by intervals of 10 metres or less.

(4) Despite subsections (1) to (3), the Director may give written notice to a person who discharges or causes or permits the discharge of a contaminant requiring that an approved dispersion model that is used for the purposes of this Part be used in a manner that predicts the concentration of the relevant contaminant at points of impingement described in the notice.

(5) Before the Director gives a person a notice under subsection (4), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

(6) Subsections (1) to (5) apply only if the approved dispersion model is used with respect to a person and contaminant to which section 20 applies.

(7) With respect to points of impingement on structures that are above ground level, an approved dispersion model that is used for the purposes of this Part shall be used in a manner that predicts the concentration of the relevant contaminant at a sufficient number of points of impingement on those structures to identify any points where discharges of the contaminant may result in an adverse effect or a contravention of section 18, 19 or 20.

Stack height for certain new sources of contaminant

15. (1) This section applies to a source of contaminant if all of the following criteria are met:

1. The source of contaminant discharges contaminants directly into the natural environment.
2. Construction of the source of contaminant began after November 30, 2005.
3. No application was made on or before November 30, 2005 for a certificate of approval in respect of the source of contaminant.
4. The source of contaminant is located in an area around a structure that is bounded by a circle that has a radius of five times the lesser of the following:
 - i. The height above ground level of the structure.
 - ii. The greatest width presented to the wind by the structure, measured perpendicularly to the direction of the wind.

(2) If an approved dispersion model is used for the purposes of this Part with respect to a source of contaminant to which this section applies, the height at which contaminants are discharged into the air from the source of contaminant that is used with the model must be the lower of the following heights:

1. The actual height above ground level at which contaminants are discharged into the air from the source of contaminant.

2. The higher of the following heights:

- i. Sixty-five metres.
- ii. The height described in subsection (3).

(3) The height referred to in subparagraph 2 ii of subsection (2) is the height determined by the following formula:

$$A + (1.5 \times B)$$

where,

A = the height above ground level of the structure referred to in paragraph 4 of subsection (1),

B = the lesser of,

- i. the height above ground level of the structure referred to in paragraph 4 of subsection (1), and
- ii. the greatest width presented to the wind by the structure referred to in paragraph 4 of subsection (1), measured perpendicularly to the direction of the wind.

(4) If paragraph 4 of subsection (1) applies to a source of contaminant in respect of more than one structure, the references in subsection (3) to the structure referred to in paragraph 4 of subsection (1) shall be deemed to be references to the structure for which the height referred to in subparagraph 2 ii of subsection (2) is the greatest.

(5) This section applies only if the approved dispersion model is used with respect to a person and contaminant to which section 20 applies.

Terrain data

16. (1) If an approved dispersion model is used for the purposes of this Part with respect to any point of impingement that has an elevation higher than the lowest point from which the relevant contaminant is discharged from a source of contaminant, the model shall be used in a manner that employs terrain data.

(2) This section applies only if the approved dispersion model is used with respect to a person and contaminant to which section 20 applies.

Averaging periods

17. (1) If a provision of this Part refers to an approved dispersion model being used in connection with a standard that applies to a specified averaging period, the following rules apply for the purposes of this Part:

- 1. If an approved dispersion model was designed to be used for the specified averaging period, it shall be used as it was designed for that averaging period.
- 2. If an approved dispersion model was not designed to be used for the specified averaging period but was designed to be used for an averaging period shorter than the specified averaging period, the model may be used as it was designed for the shorter averaging period if the result produced by the model is adjusted in accordance with subsection (2).
- 3. If the specified averaging period is less than one hour and an approved dispersion model was designed to be used for a one hour period, the model may be used as it was designed for a one hour period if the result produced by the model is adjusted in accordance with subsection (2).
- 4. If the use of an approved dispersion model is not authorized or required by paragraph 1, 2 or 3, the model shall not be used.

(2) If a provision of this Part refers to an approved dispersion model being used in connection with a standard that applies to a specified averaging period,

- (a) the result produced by the approved dispersion model shall be multiplied by the amount determined in accordance with subsection (3), if the model is used under paragraph 2 of subsection (1); and
- (b) the result produced by the approved dispersion model shall be divided by the amount determined in accordance with subsection (3), if the model is used under paragraph 3 of subsection (1).

(3) The amount referred to in clauses (2) (a) and (b) is the amount determined in accordance with the following formula:

$$(t_0 \div t_1)^n$$

where,

t_0 = the shorter of,

- i. the averaging period that the approved dispersion model was designed to be used for, expressed in hours, and
- ii. the specified averaging period, expressed in hours,

t_1 = the longer of,

- i. the averaging period that the approved dispersion model was designed to be used for, expressed in hours, and

ii. the specified averaging period, expressed in hours,

$n = 0.28$ or, if the Director is satisfied that another number would result in an adjustment that produces a more accurate prediction of the concentration of the relevant contaminant, the other number.

(4) This section applies only if the approved dispersion model is used with respect to a person and contaminant to which section 20 applies.

CONTAMINANT CONCENTRATION STANDARDS

Schedule 1 standards

18. (1) A person shall not, before February 1, 2010, discharge or cause or permit the discharge of a contaminant listed in Schedule 1 into the air if the discharge results in the concentration of the contaminant at a point of impingement exceeding the half hour standard set out for the contaminant in Schedule 1.

(2) A person shall not, before February 1, 2010, discharge or cause or permit the discharge of a contaminant listed in Schedule 1 into the air if the discharge would result, according to the method of calculation required by the Appendix to Regulation 346, in the concentration of the contaminant at a point of impingement exceeding the half hour standard set out for the contaminant in Schedule 1.

(3) This section does not apply to a discharge from a facility if,

(a) the facility is part of a class identified by a NAICS code listed in Schedule 4 or 5, construction of the facility began after November 30, 2005 and no application was made on or before that day for a certificate of approval in respect of the facility; or

(b) section 20 applies to discharges of the contaminant from the facility pursuant to a notice under subsection 20 (4).

Schedule 2 standards

19. (1) A person shall not, after January 31, 2010 and before February 1, 2020, discharge or cause or permit the discharge of a contaminant listed in Schedule 2 into the air if the discharge results in the concentration of the contaminant at a point of impingement exceeding the half hour standard set out for the contaminant in Schedule 2.

(2) A person shall not, after January 31, 2010 and before February 1, 2020, discharge or cause or permit the discharge of a contaminant listed in Schedule 2 into the air if the discharge would result, according to the method of calculation required by the Appendix to Regulation 346, in the concentration of the contaminant at a point of impingement exceeding the half hour standard set out for the contaminant in Schedule 2.

(3) This section does not apply to a discharge of a contaminant from a facility if,

(a) the facility is part of a class identified by a NAICS code listed in Schedule 4;

(b) the facility is part of a class identified by a NAICS code listed in Schedule 5, other than a class identified by a NAICS code listed in Schedule 4, and,

(i) the discharge occurs on or after February 1, 2013, or

(ii) construction of the facility began after November 30, 2005 and no application was made on or before that day for a certificate of approval in respect of the facility; or

(c) section 20 applies to discharges of the contaminant from the facility pursuant to a notice or order under subsection 20 (4) or (5).

Schedule 3 standards

20. (1) A person shall not discharge or cause or permit the discharge of a contaminant listed in Schedule 3 into the air if a standard is set out in that Schedule for the contaminant for a specified averaging period and the discharge results in the concentration of the contaminant at a point of impingement exceeding that standard.

(2) A person shall not discharge or cause or permit the discharge of a contaminant listed in Schedule 3 into the air if a standard is set out in that Schedule for the contaminant for a specified averaging period and the discharge would result, according to an approved dispersion model, in the concentration of the contaminant at a point of impingement exceeding that standard.

(3) This section does not apply to a discharge of a contaminant from a facility unless,

(a) the facility is part of a class identified by a NAICS code listed in Schedule 4 and,

(i) the discharge occurs on or after February 1, 2010, or

(ii) construction of the facility began after November 30, 2005 and no application was made on or before that day for a certificate of approval in respect of the facility;

(b) the facility is part of a class identified by a NAICS code listed in Schedule 5, other than a class identified by a NAICS code listed in Schedule 4, and,

- (i) the discharge occurs on or after February 1, 2013, or
- (ii) construction of the facility began after November 30, 2005 and no application was made on or before that day for a certificate of approval in respect of the facility;
- (c) the Director has, in respect of the facility, approved a request under section 32 to alter the standard set out in Schedule 3 for the contaminant;
- (d) compliance with this section is required by a notice given or order made by the Director under subsection (4) or (5) in respect of discharges of the contaminant from the facility; or
- (e) the discharge occurs on or after February 1, 2020.

(4) The Director may give a person who discharges or causes or permits discharges of contaminants from a facility notice requiring the person to comply with this section, beginning on a date specified in the notice that is not later than January 31, 2020, if the notice is requested in writing by the person.

(5) The Director may order a person who discharges or causes or permits discharges of contaminants from a facility to comply with this section, beginning on a date specified in the order that is not earlier than February 1, 2010, is not earlier than three months after the order is made and is not later than January 31, 2020, if,

- (a) a report to which subsection 23 (3), 24 (2), 30 (5) or 32 (16) applies has been prepared and the report indicates that, if this section applied, discharges of a contaminant from the facility might result in a contravention of this section; and
- (b) the Director is of the opinion that discharges of the contaminant from the facility may result in an adverse effect.

(6) A notice or order under subsection (4) or (5) applies in respect of all contaminants unless the notice or order provides that it applies only in respect of contaminants specified in the notice or order.

More stringent standards in certificate of approval

21. Sections 18, 19 and 20 do not apply to a discharge of a contaminant if a certificate of approval imposes a more stringent standard.

EMISSION SUMMARY AND DISPERSION MODELLING REPORTS

Requirement for ESDM report: certificates of approval

22. (1) A person who applies for a certificate of approval or amendment to a certificate of approval in respect of a facility that discharges or will discharge a contaminant into the air shall prepare a report in accordance with section 26 and submit it to the Director as part of the application.

(2) Subsection (1) does not apply to a person if the Director is satisfied that the impact of discharges of contaminants can effectively be evaluated by other methods.

Requirement for ESDM report before implementation of Schedule 3 standards

23. (1) A person who discharges or causes or permits discharges of a contaminant into the air shall, before February 1, 2010, prepare a report in accordance with section 26 if, pursuant to subclause 20 (3) (a) (i), section 20 will first apply to those discharges on that date.

(2) A person who discharges or causes or permits discharges of a contaminant into the air shall, before February 1, 2013, prepare a report in accordance with section 26 if, pursuant to subclause 20 (3) (b) (i), section 20 will first apply to those discharges on that date.

(3) If a person is required to prepare a report under this section, section 20 shall be deemed to apply for the purpose of preparing the report.

Additional obligations to prepare ESDM report

24. (1) The Director may give a person written notice requiring the person to prepare a report in accordance with section 26 and submit the report to the Director if the Director has reasonable grounds to believe that,

- (a) the person may contravene section 18, 19 or 20;
- (b) the person discharges or causes or permits the discharge of a contaminant into the air and the discharge may cause an adverse effect; or
- (c) the person discharges or causes or permits discharges of a contaminant into the air from two or more different sources of contaminant, the sources of contaminant are all located on the same property, and the person has never prepared a report in accordance with section 26 or a report that the Director considers equivalent to a report prepared in accordance with section 26.

(2) If a notice is given under subsection (1) to a person to whom section 18 or 19 applies in respect of a contaminant, the notice may require the report to be prepared as if section 20 applied and, in that case, section 20 shall be deemed to apply for the purpose of preparing the report.

(3) Before the Director gives a person a notice under subsection (1), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 15 days after the draft is given.

Update of ESDM report

25. (1) If a report was prepared under section 23 that was required by that section to be prepared before February 1 in a year, the person who discharges or causes or permits discharges of contaminants from the property to which the report relates shall update the report in accordance with section 26 so that the information in the report is accurate as of December 31 in that year.

(2) If a person updates a report under subsection (1) or this subsection, the person who discharges or causes or permits discharges of contaminants from the property to which the report relates shall update the report again in accordance with section 26 so that the information in the report is accurate as of December 31 in the year in which the last update was required to be completed under subsection (8).

(3) If a report is prepared under subsection 22 (1) in respect of a facility that is part of a class identified by a NAICS code listed in Schedule 4, construction of the facility began after November 30, 2005 and no application was made on or before that day for a certificate of approval in respect of the facility, the person who discharges or causes or permits discharges of contaminants from the property to which the report relates shall update the report in accordance with section 26 so that the information in the report is accurate as of December 31 in the year the report was prepared.

(4) If a report was prepared under subsection 22 (1) in respect of a facility that is part of a class identified by a NAICS code listed in Schedule 5, other than a class identified by a NAICS code listed in Schedule 4, construction of the facility began after November 30, 2005 and no application was made on or before that day for a certificate of approval in respect of the facility, the person who discharges or causes or permits discharges of contaminants from the property to which the report relates shall update the report in accordance with section 26 so that the information in the report is accurate as of December 31 in the year the report was prepared.

(5) If a report was prepared under subsection 24 (1) or 30 (4) or paragraph 1 of subsection 32 (13), the person who discharges or causes or permits discharges of contaminants from the property to which the report relates shall update the report in accordance with section 26 so that the information in the report is accurate as of December 31 in the year the report was prepared.

(6) Subsection (5) does not apply if the Director is satisfied that discharges of contaminants from the property will not result in a contravention of section 18, 19 or 20 and is not likely to cause an adverse effect.

(7) If a report is updated under subsection (3), (4) or (5) or this subsection, the person who discharges or causes or permits discharges of contaminants from the property to which the report relates shall update the report again in accordance with section 26 so that the information in the report is accurate as of December 31 in the year in which the last update was required to be completed under subsection (8).

(8) If a person is required under this section to update a report so that the information in the report is accurate as of December 31 in a year, the person shall complete the update not later than March 31 in the following year.

(9) A person who is required under subsection (8) to complete the update of a report not later than March 31 in a year shall, as soon as practicable after that date, notify a provincial officer in writing if the person has started to use an approved dispersion model with respect to a contaminant for the purpose of completing the update but has not yet complied with section 12, and,

- (a) the use of the model indicates that discharges of the contaminant may result in a contravention of section 18, 19 or 20; or
- (b) the contaminant is not listed in any of Schedules 1, 2 and 3 and the use of the model indicates that discharges of the contaminant may cause an adverse effect.

(10) If a person is required to give notice under subsection (9), the Director may require the person to provide the Director with the following:

- 1. A written statement or map identifying the location of any point of impingement where the use of the approved dispersion model indicates that discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect.
- 2. A written statement specifying the highest concentration of the contaminant that the approved dispersion model predicts for the point of impingement.
- 3. A written statement specifying the number of days for which the approved dispersion model predicts that discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of days in,
 - i. a period of five years, if the approved dispersion model was used in accordance with meteorological data described in paragraph 1 or 2 of subsection 13 (1),

- ii. a period equal to the length of the period over which the meteorological data was collected, if the approved dispersion model was used in accordance with local or site-specific meteorological data described in paragraph 3 of subsection 13 (1), or
- iii. a period equal to the length of the period that was used for the purposes of the computational method, if the approved dispersion model was used in accordance with meteorological data obtained from a computational method in accordance with paragraph 4 of subsection 13 (1).

(11) If a person is required to give notice under subsection (9) and, according to measurements of air samples collected at a point of impingement, discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at the point of impingement, the Director may require the person to provide the Director in writing with the following:

- 1. A written statement or map identifying the location of the point of impingement.
- 2. A written statement specifying the number of air samples that were collected at the point of impingement and measured for the contaminant.
- 3. A written statement specifying the number of air samples that were collected at the point of impingement and measured for the contaminant and that indicated that discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of air samples referred to in paragraph 2.

Contents of ESDM report

26. (1) A report that is required to be prepared or updated in accordance with this section must contain the following:

- 1. A description of the activities that are engaged in on the property from which contaminants are discharged, including, if anything is produced on the property,
 - i. a description of what is produced and a statement of the amount of product that is produced on each day that the production process operates in accordance with the operating conditions described in paragraph 6,
 - ii. a description of the steps involved in the production process, including a drawing of the process,
 - iii. a description of the materials used in the production process, and
 - iv. a statement of the number of weeks per year, the number of days per week and the number of hours per day that the production process is in operation.
- 2. Subject to subsections (2) and (3), a list of all contaminants that are discharged from the property and, for each of those contaminants, a list of all the sources of contaminant that are located on the property.
- 3. For each source of contaminant listed for a contaminant under paragraph 2,
 - i. a description of the source of contaminant, including the location of the source of contaminant,
 - ii. an indication of whether the source of contaminant was considered when using an approved dispersion model in respect of the contaminant for the purpose of this section, and
 - iii. if, pursuant to section 8, the source of contaminant was not considered when using an approved dispersion model in respect of the contaminant for the purpose of this section, an explanation of how it was determined that the source of contaminant discharges a negligible amount of the contaminant.
- 4. Subject to subsections (2) and (3), a list of all contaminants that are discharged from the property in an amount that is not negligible.
- 5. For each contaminant listed under paragraph 2 that is discharged from the property in an amount that is negligible, an explanation of how it was determined that the amount is negligible.
- 6. For each contaminant listed under paragraph 4, a description of the operating conditions that were used in accordance with section 10 when using an approved dispersion model in respect of the contaminant for the purpose of this section.
- 7. For each source of contaminant identified under subparagraph 3 ii as a source of contaminant that was considered, with respect to a contaminant listed under paragraph 4, when using an approved dispersion model for the purpose of this section,
 - i. an explanation, for each averaging period used with respect to that contaminant and source of contaminant, of the method used to estimate the emission rate for the contaminant and source of contaminant,
 - ii. a sample calculation illustrating each method explained under subparagraph i, and
 - iii. an assessment of how accurately each method explained under subparagraph i estimates the emission rate, including an assessment of whether the method is more likely to overestimate or underestimate the emission rate and an assessment of how significant the overestimate or underestimate may be.

8. A table, labelled as the "Source Summary Table", that shows, for each source of contaminant identified under subparagraph 3 ii as a source of contaminant that was considered, with respect to a contaminant listed under paragraph 4, when using an approved dispersion model for the purpose of this section,
 - i. a label that identifies the source of contaminant,
 - ii. the averaging periods for which the approved dispersion model was used with respect to that contaminant and source of contaminant,
 - iii. for each averaging period referred to in subparagraph ii,
 - A. the emission rate for the contaminant and source of contaminant,
 - B. an indication of the method used to estimate the emission rate for the contaminant and source of contaminant,
 - C. an indication of how significantly the method used may overestimate or underestimate the emission rate for the contaminant and source of contaminant, and
 - D. the percentage that the emission rate for the contaminant and source of contaminant represents of the total emission rate for the contaminant and all sources of contaminant that were considered, with respect to the contaminant, when using an approved dispersion model for the purpose of this section,
 - iv. the volumetric flow rate for discharges from the source of contaminant,
 - v. the temperature of discharges from the source of contaminant,
 - vi. the height above ground level that discharges are released into the air from the source of contaminant,
 - vii. the difference between the height referred to in subparagraph vi and the height above ground level of the structure that is nearest to the source of contaminant and is on the same property, and an indication of whether discharges are released into the air from the source of contaminant at a height above or below the top of that structure, and
 - viii. the dimensions of the part of the source of contaminant from which discharges are released into the natural environment.
9. A plan of the property from which contaminants are discharged, drawn to scale, that shows,
 - i. the property boundary,
 - ii. the co-ordinates for sufficient points on the property boundary to accurately describe the boundary,
 - iii. each source of contaminant identified under subparagraph 3 ii as a source of contaminant that was considered when using an approved dispersion model for the purpose of this section and, for each source of contaminant, the label referred to in subparagraph 8 i,
 - iv. the location, dimensions and elevation of every structure on the property, and
 - v. an indication of which structures referred to in subparagraph iv contain child care facilities.
10. A description of the local land use conditions, if meteorological data described in paragraph 2 of subsection 13 (1) was used when using an approved dispersion model for the purpose of this section.
11. For each contaminant listed under paragraph 4, a statement identifying the approved dispersion model that was used for the purpose of this section and a description of the way in which the approved dispersion model was used that is sufficient to show compliance with sections 8 to 17.
12. An electronic copy of the input files that were used with, and the output files that were produced by, the approved dispersion model that was used for the purpose of this section.
13. A description of the terrain data that was employed when using an approved dispersion model for the purpose of this section, if section 16 required terrain data to be employed.
14. A table, labelled as the "Emissions Summary Table", that shows, for each contaminant listed under paragraph 4,
 - i. the Chemical Abstracts Service Registry Number for the contaminant,
 - ii. the approved dispersion model that was used in respect of the contaminant for the purpose of this section,
 - iii. the averaging periods for which the approved dispersion model was used in respect of the contaminant and, for each averaging period, the sum of the emission rates for the contaminant for all sources of contaminant identified under subparagraph 3 ii as a source of contaminant that was considered when using an approved dispersion model for the purpose of this section,
 - iv. the standard set out for the contaminant in,
 - A. Schedule 1, if section 18 applies to the contaminant,

B. Schedule 2, if section 19 applies to the contaminant, or

C. Schedule 3, if section 20 applies to the contaminant,

- v. the concentration predicted by the approved dispersion model for the point of impingement with the highest concentration,
 - vi. a comparison of the concentration referred to in subparagraph v and the standard referred to in subparagraph iv, expressed as a percentage of the standard, if section 18, 19 or 20 applies to the contaminant,
 - vii. the location of the point of impingement referred to in subparagraph v, if section 18, 19 or 20 applies to the contaminant and the concentration referred to in subparagraph v exceeds the standard referred to in subparagraph iv, and
 - viii. an indication of the likelihood, nature and location of any adverse effect, if the contaminant is not listed in any of Schedules 1, 2 and 3.
15. An executive summary of the information referred to in paragraphs 1 to 14 that includes, in full, the table required by paragraph 14.
16. A table of contents.

(2) If a report is required by section 22 to be prepared in accordance with this section, it is not necessary for the lists of contaminants required by paragraphs 2 and 4 of subsection (1) to include any contaminant other than the contaminants that are relevant to the application for a certificate of approval or for an amendment to a certificate of approval.

(3) If a report is required by subsection 30 (4) to be prepared in accordance with this section, it is not necessary for the lists of contaminants required by paragraphs 2 and 4 of subsection (1) to include any contaminant other than the contaminant in respect of which the Director must be notified under subsection 30 (3).

Retention of ESDM report, etc.

27. (1) A person who prepares or updates a report that is required to be prepared or updated in accordance with section 26 shall keep a copy of the most up-to-date report at the place to which the report relates.

(2) A person who prepares or updates a report that is required to be prepared or updated in accordance with section 26 shall immediately submit a copy of the report to the Director or to a provincial officer on request.

(3) A person who prepares or updates a report that is required to be prepared or updated in accordance with section 26 shall ensure that the executive summary referred to in paragraph 15 of subsection 26 (1) is made available for examination by any person, without charge, by posting it on the Internet or by making it available during regular business hours at the place to which the report relates.

NOTICE OF POSSIBLE CONTRAVENTIONS

Notice to provincial officer as a result of modelling or measurements

28. (1) A person who discharges or causes or permits the discharge of a contaminant shall, as soon as practicable, notify a provincial officer in writing if,

- (a) the person uses an approved dispersion model to predict concentrations of the contaminant that result from the discharges and,
 - (i) the use of the model indicates that discharges of the contaminant may result in a contravention of section 18, 19 or 20, or
 - (ii) the contaminant is not listed in any of Schedules 1, 2 and 3 and the use of the model indicates that discharges of the contaminant may cause an adverse effect;
- (b) measurements of air samples indicate that discharges of the contaminant may result in a contravention of section 18, 19 or 20; or
- (c) the contaminant is not listed in any of Schedules 1, 2 and 3 and measurements of air samples indicate that discharges of the contaminant may cause an adverse effect.

(2) If a person is required to give notice under clause (1) (a) and, according to the approved dispersion model, discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at a point of impingement, the Director may require the person to provide the Director with the following:

- 1. A written statement or map identifying the location of the point of impingement.
- 2. A written statement specifying the highest concentration of the contaminant that the approved dispersion model predicts for the point of impingement.

3. A written statement specifying the number of days for which the approved dispersion model predicts that discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of days in,
 - i. a period of five years, if the approved dispersion model was used in accordance with meteorological data described in paragraph 1 or 2 of subsection 13 (1),
 - ii. a period equal to the length of the period over which the meteorological data was collected, if the approved dispersion model was used in accordance with local or site-specific meteorological data described in paragraph 3 of subsection 13 (1), or
 - iii. a period equal to the length of the period that was used for the purposes of the computational method, if the approved dispersion model was used in accordance with meteorological data obtained from a computational method in accordance with paragraph 4 of subsection 13 (1).
- (3) If a person is required to give notice under clause (1) (b) or (c) and, according to measurements of air samples collected at a point of impingement, discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at the point of impingement, the Director may require the person to provide the Director in writing with the following:
1. A written statement or map identifying the location of the point of impingement.
 2. A written statement specifying the number of air samples that were collected at the point of impingement and measured for the contaminant.
 3. A written statement specifying the number of air samples that were collected at the point of impingement and measured for the contaminant and that indicated that discharges of the contaminant may result in a contravention of section 18, 19 or 20 or cause an adverse effect because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of air samples referred to in paragraph 2.

Abatement plan

29. (1) A person who gives a notice to a provincial officer under subsection 28 (1) in respect of a contaminant shall, not later than 30 days after giving the notice, prepare and submit to a provincial officer a written abatement plan for the contaminant that recommends steps that should be taken to prevent discharges of the contaminant from resulting in a contravention of section 18, 19 or 20 or an adverse effect.

(2) Subsection (1) does not apply if,

- (a) an abatement plan for the contaminant has previously been submitted to a provincial officer under subsection (1) and the Director is satisfied that another plan is not necessary; or
- (b) a plan for the contaminant was submitted to the Ministry before November 30, 2005 and the Director is satisfied that it is not necessary to prepare and submit an abatement plan under subsection (1).

Upper risk thresholds

30. (1) A person who discharges or causes or permits the discharge of a contaminant listed in Schedule 6 into the air shall comply with subsections (3) and (4) if there is reason to believe, based on any relevant information, that discharges of the contaminant may result in the concentration of the contaminant exceeding the half hour upper risk threshold or other time period upper risk threshold set out for that contaminant in Schedule 6 at a point of impingement.

(2) Without limiting the generality of subsection (1), the reference in that subsection to relevant information includes relevant information from predictions of a dispersion model, including,

- (a) an approved dispersion model or other dispersion model; or
- (b) a dispersion model that is not used in accordance with this Regulation.

(3) If subsection (1) applies to a discharge, the person who discharged or caused or permitted the discharge of the contaminant shall immediately notify the Director in writing.

(4) If subsection (1) applies to a discharge, the person who discharged or caused or permitted the discharge of the contaminant shall, within three months after the discharge, prepare a report in accordance with section 26 and submit the report to the Director.

(5) If a person is required to prepare a report under subsection (4) and section 20 does not apply to the person in respect of the contaminant, section 20 shall be deemed to apply for the purpose of preparing the report and for the purpose of subsections (7) and (8).

(6) Paragraphs 1 and 2 of subsection 13 (1) do not apply to a person who prepares a report required by subsection (4) unless meteorological data described in paragraphs 3 and 4 of subsection 13 (1) is not available and cannot reasonably be available in time to prepare the report within the three-month period referred to in subsection (4).

(7) If, according to an approved dispersion model that is used for the purpose of preparing a report under subsection (4), discharges of a contaminant may result in a contravention of section 20 because of the concentration of the contaminant at a point of impingement located on a place referred to in subsection (8), the person who prepares the report shall include in the report,

- (a) a statement or map identifying the place that the point of impingement is located on;
- (b) a statement specifying the highest concentration of the contaminant that the approved dispersion model predicts for the point of impingement; and
- (c) a statement specifying the number of days for which the approved dispersion model predicts that discharges of a contaminant may result in a contravention of section 20 because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of days in,
 - (i) a period of five years, if the approved dispersion model was used in accordance with meteorological data described in paragraph 1 or 2 of subsection 13 (1);
 - (ii) a period equal to the length of the period over which the meteorological data was collected, if the approved dispersion model was used in accordance with local or site-specific meteorological data described in paragraph 3 of subsection 13 (1); or
 - (iii) a period equal to the length of the period that was used for the purposes of the computational method, if the approved dispersion model was used in accordance with meteorological data obtained from a computational method in accordance with paragraph 4 of subsection 13 (1).

(8) The following places are the places referred to in subsection (7) and in subsection 32 (22):

- 1. A health care facility.
- 2. A senior citizens' residence or long-term care facility.
- 3. A child care facility.
- 4. An educational facility.
- 5. A dwelling.
- 6. A place specified by the Director in a notice under subsection (9) as a place where discharges of a contaminant may cause a risk to human health.

(9) For the purpose of paragraph 6 of subsection (8), the Director may give written notice to a person who is required to notify the Director under subsection (3) stating that the Director is of the opinion that the discharge may cause a risk to human health at a place specified in the notice.

(10) Before the Director gives a person a notice under subsection (9), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends five business days after the draft is given.

(11) If, according to measurements of air samples collected at a point of impingement, discharges of a contaminant may result in a contravention of section 18, 19 or 20 because of the concentration of the contaminant at the point of impingement, a person who prepares a report under subsection (4) shall include in the report,

- (a) a statement or map identifying the place that the point of impingement is located on;
- (b) a statement specifying the number of air samples that were collected at the point of impingement and measured for the contaminant; and
- (c) a statement specifying the number of air samples that were collected at the point of impingement and measured for the contaminant and that indicated that discharges of the contaminant may result in a contravention of section 18, 19 or 20 because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of air samples referred to in clause (b).

(12) Subsection (4) does not apply if the Director is satisfied that discharges of the contaminant will not result in a contravention of section 18, 19 or 20 and will not cause an adverse effect.

Obligations under another Act; failure to operate in normal manner

31. (1) A person who discharges or causes or permits the discharge of a contaminant from a stationary source of air pollution shall, if a contravention of section 18, 19 or 20 may occur as a result of an obligation arising under another Act or a failure to operate the stationary source of air pollution in the normal manner,

- (a) immediately notify a provincial officer of the particulars of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner; and

- (b) as soon as practicable, furnish the provincial officer in writing with the particulars of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner.
- (2) Section 18, 19 or 20 does not apply to a discharge from a stationary source of air pollution if,
 - (a) notice is given to a provincial officer in accordance with subsection (1);
 - (b) the Director is satisfied that a contravention of section 18, 19 or 20, as the case may be, may occur as a result of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner;
 - (c) the Director gives written authorization for the operation of the stationary source of air pollution despite section 18, 19 or 20, as the case may be; and
 - (d) the stationary source of air pollution is operated in accordance with any conditions specified in the authorization that the Director considers reasonable in the circumstances.
- (3) The Director shall not give the authorization referred to in clause (2) (c) as a result of a failure to operate the stationary source of air pollution in the normal manner unless the Director is satisfied that the failure could not reasonably have been anticipated.
- (4) Subsection (2) applies only during such period of time, not exceeding three months, as the Director considers reasonable in the circumstances and specifies in the authorization.

ALTERATION OF SCHEDULE 3 STANDARDS

Alteration of Schedule 3 standards

- 32.** (1) A person may make a request for approval of an alteration to a standard set out for a contaminant in Schedule 3 if any of the following circumstances apply:
1. The person discharges or causes or permits the discharge of the contaminant from a facility to which, pursuant to subclause 20 (3) (a) (i), section 20 will first apply in respect of the contaminant on February 1, 2010 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
 2. The person discharges or causes or permits the discharge of the contaminant from a facility to which, pursuant to subclause 20 (3) (b) (i), section 20 will first apply in respect of the contaminant on February 1, 2013 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
 3. The person discharges or causes or permits the discharge of the contaminant from a facility to which, pursuant to subclause 20 (3) (e), section 20 will first apply in respect of the contaminant on February 1, 2020 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
 4. The person discharges or causes or permits the discharge of the contaminant from a facility, construction of the facility began after November 30, 2005, no application was made on or before that day for a certificate of approval in respect of the facility, the contaminant is listed in Schedule 7 and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.
 5. The person discharges or causes or permits the discharge of the contaminant from a facility, the contaminant is listed in Schedule 7, discharges of the contaminant from the facility would result, according to an approved dispersion model, in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request, and,
 - i. construction of the facility was completed or began on or before November 30, 2005, or
 - ii. an application was made on or before November 30, 2005 for a certificate of approval in respect of the facility.
 6. Because of notice given by the Director before February 1, 2020 under subsection 7 (1), there is only one approved dispersion model that may be used by the person with respect to a contaminant, the standard set out in Schedule 3 that is the subject of the request applies to that contaminant, the person discharges or causes or permits the discharge of the contaminant from a facility and, according to that approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard that is the subject of the request.
 7. Because of notice given by the Director on or after February 1, 2020 under subsection 7 (1), there is only one approved dispersion model that may be used by the person with respect to a contaminant, the standard set out in Schedule 3 that is the subject of the request applies to that contaminant, that approved dispersion model is not referred to in paragraphs 1 to 4 of subsection 6 (2), the person discharges or causes or permits the discharge of the contaminant from a facility

and, according to that approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard that is the subject of the request.

8. The person discharges or causes or permits the discharge of the contaminant from a facility to which section 20 applies in respect of the contaminant pursuant to subclause 20 (3) (d) and, according to an approved dispersion model, discharges of the contaminant from the facility would result in the concentration of the contaminant at a point of impingement exceeding the standard set out in Schedule 3 that is the subject of the request.

(2) Subsection (1) applies, with necessary modifications, to a standard set out in an amendment to Schedule 3 that has not yet come into force.

(3) Section 20 shall be deemed to apply for the purpose of determining what the references to an approved dispersion model mean in subsection (1).

(4) An application for a certificate of approval or amendment to a certificate of approval may be made in conjunction with a request under subsection (1).

(5) A person who makes a request under subsection (1) that relies on paragraph 1 of subsection (1) may not make the request before February 1, 2007 or after October 31, 2008.

(6) A person who makes a request under subsection (1) that relies on paragraph 2 of subsection (1) may not make the request before February 1, 2010 or after October 31, 2011.

(7) A person who makes a request under subsection (1) that relies on paragraph 3 of subsection (1) may not make the request before February 1, 2013 or after October 31, 2017.

(8) A person who makes a request under subsection (1) that relies on paragraph 4 of subsection (1) may not make the request if, after November 30, 2005 and before the day the request is made, an application in respect of the facility was made for a certificate of approval, unless the application for the certificate of approval has not yet been determined.

(9) A person who makes a request under subsection (1) that relies on paragraph 5 of subsection (1) may not make the request before February 1, 2007 or after October 31, 2008.

(10) Despite subsections (8) and (9), if a person makes a request under subsection (1) that relies on paragraph 4 or 5 of subsection (1) in respect of a standard set out in an amendment to Schedule 3 that has not yet come into force, the person may not make the request after the later of the following dates:

1. The date that is 12 months after the regulation that amends Schedule 3 is filed.
2. The date that is 18 months before the amendment to Schedule 3 comes into force.

(11) A person who makes a request under subsection (1) that relies on paragraph 6 or 7 of subsection (1) may not make the request after the third anniversary of the day the Director gave the notice under subsection 7 (1).

(12) A person who makes a request under subsection (1) that relies on paragraph 8 of subsection (1) may not make the request after the third anniversary of the day the Director gave the notice or made the order under subsection 20 (4) or (5).

(13) A person who makes a request under subsection (1) shall include the following in the request:

1. A report prepared in accordance with section 26.
2. If, according to the approved dispersion model that was used for the purpose of preparing the report referred to in paragraph 1, discharges of the contaminant may result in a contravention of section 20 because of the concentration of the contaminant at a point of impingement,
 - i. a written statement or map identifying the location of the point of impingement,
 - ii. a written statement specifying the highest concentration of the contaminant that the approved dispersion model predicts for the point of impingement, and
 - iii. a written statement specifying the number of days for which the approved dispersion model predicts that discharges of the contaminant may result in a contravention of section 20 because of the concentration of the contaminant at the point of impingement, expressed as a percentage of the number of days in,
 - A. a period equal to the length of the period over which the meteorological data was collected, if the approved dispersion model was used in accordance with local or site-specific meteorological data described in paragraph 3 of subsection 13 (1), or
 - B. a period equal to the length of the period that was used for the purposes of the computational method, if the approved dispersion model was used in accordance with meteorological data obtained from a computational method in accordance with paragraph 4 of subsection 13 (1).
3. A list of all the methods that are used by other persons, or are available for use, to reduce concentrations of the contaminant at any point, including methods such as the use of pollution control technology or changes to equipment, processes or materials.

4. An analysis of the methods identified under paragraph 3, and combinations of those methods, to determine which are technically feasible with respect to the sources of contaminant to which the request relates.
5. A list of the methods and combinations of methods that are determined under paragraph 4 to be technically feasible.
6. A ranking of the methods and combinations of methods identified under paragraph 5, based on the maximum concentration of the contaminant that, according to an approved dispersion model, would result at a point of impingement if each method or combination of methods were used with respect to the sources of contaminant to which the request relates.
7. Unless a plan is included under paragraph 4 of subsection (14), a plan on how to implement,
 - i. the method or combination of methods that is ranked under paragraph 6 as the method or combination of methods that predicts the lowest maximum concentration of the contaminant at a point of impingement, or
 - ii. a method or combination of methods that, according to an approved dispersion model, would not result in a contravention of section 20.
8. A description of the steps taken under subsections (18) to (20) by the person making the request under subsection (1), including a summary of the questions asked and comments made by persons who attended the public meeting and the responses of the person making the request.

(14) A person who makes a request under subsection (1) may include the following in the request:

1. An analysis of the economic feasibility of the methods and combinations of methods that are determined under paragraph 4 of subsection (13) to be technically feasible.
2. A list of the methods and combinations of methods that are determined under paragraph 1 to be economically feasible.
3. A ranking of the methods and combinations of methods identified under paragraph 2, based on the maximum concentration of the contaminant that, according to an approved dispersion model, would result at a point of impingement if each method or combination of methods were used with respect to the sources of contaminant to which the request relates.
4. A plan on how to implement,
 - i. the method or combination of methods that is ranked under paragraph 3 as the method or combination of methods that predicts the lowest maximum concentration of the contaminant at a point of impingement, or
 - ii. a method or combination of methods that, according to an approved dispersion model, would not result in a contravention of section 20.

(15) Subsection (14) does not apply to a person who makes a request under subsection (1) that relies on paragraph 4 of subsection (1).

(16) If a person makes a request under subsection (1) and section 20 does not apply to the person in respect of the contaminant that is the subject of the request, section 20 shall be deemed to apply to the person in respect of the contaminant for the purpose of preparing the report required by paragraph 1 of subsection (13).

(17) Paragraphs 1 and 2 of subsection 13 (1) do not apply to a person who prepares a report required by paragraph 1 of subsection (13).

(18) Before making a request under subsection (1), a person shall hold a public meeting on the proposed request.

(19) The person making a request under subsection (1) shall, at least 15 days before the public meeting required by subsection (18),

- (a) publish a notice in a newspaper having general circulation in the area where the source of contaminant is located, setting out the name, address and telephone number of the person and informing the public of the person's intention to make the proposed request, the purpose of the request and the date, time and place of the meeting; and
- (b) ensure that a copy of the notice referred to in clause (a) is given to,
 - (i) the owners and occupants of,
 - (A) every property that adjoins or is within 500 metres of the property on which the source of contaminant is located, and
 - (B) every property where, according to an approved dispersion model, there is a point of impingement where, as a result of discharges of the contaminant that is the subject of the request, the concentration of the contaminant may exceed the standard that is the subject of the request,
 - (ii) the medical officer of health for the health unit in which the source of contaminant is located and the medical officer of health for each health unit in which a property described in subclause (i) is located,

- (iii) the Ministry, and
 - (iv) each municipality in which the source of contaminant is located and every other municipality that is within 500 metres of the property on which the source of contaminant is located.
- (20) The person making a request under subsection (1) shall, at the public meeting required by subsection (18),
- (a) make available, to everyone in attendance,
 - (i) a written copy of the executive summary of the report required by paragraph 1 of subsection (13), and
 - (ii) a written explanation, written in language that can be understood by persons without specialized scientific training, of the proposed request, including the materials that are to be included under subsections (13) and (14);
 - (b) offer to provide a complete written copy of a draft of the proposed request, including the materials that are to be included under subsections (13) and (14), to every person in attendance who asks for a copy;
 - (c) provide the copies requested under clause (b), or make arrangements to provide those copies as soon as practicable after the meeting;
 - (d) explain the proposed request;
 - (e) explain how the *Environmental Bill of Rights, 1993* will apply to the proposed request; and
 - (f) provide a reasonable opportunity for those in attendance to ask questions of the person making the request under subsection (1) and to comment on the proposed request.
- (21) The Director may approve a request under subsection (1) to alter a standard set out in Schedule 3 if,
- (a) the person making the request has complied with this section; and
 - (b) the Director is of the opinion that,
 - (i) the person making the request cannot comply with section 20 with respect to the standard set out in Schedule 3 for the contaminant because,
 - (A) it is not technically feasible for the person to comply, in the case of a person who is relying on any paragraph of subsection (1), or
 - (B) it is not economically feasible for the person to comply, in the case of a person who is relying on a paragraph of subsection (1) other than paragraph 4,
 - (ii) the failures to comply referred to in subclause (i) would not be frequent,
 - (iii) the alteration of the standard is the minimum alteration necessary to enable the person to comply with section 20 with respect to the contaminant, and
 - (iv) there is no public interest reason sufficient to require the denial of the request.
- (22) Despite subsection (21), the Director shall not approve a request under subsection (1) to alter a standard set out in Schedule 3 for a contaminant if the contaminant is listed in Schedule 6 and the Director is of the opinion that the alteration is likely to permit discharges of the contaminant that result in the concentration of the contaminant at a point of impingement located on a place referred to in subsection 30 (8) exceeding the other time period upper risk threshold set out for the contaminant in Schedule 6.
- (23) If the Director approves the alteration of a standard under subsection (21), the standard shall be deemed to be altered as set out in the approval.
- (24) Subsection (23) applies only to discharges of the contaminant from the facility to which the request related.
- (25) The Director may impose conditions in an approval under subsection (21).
- (26) If conditions are imposed under subsection (25),
- (a) subsection (23) applies only if the conditions are complied with; and
 - (b) the person who made the request under subsection (1) shall notify the Director when the conditions have been complied with.
- (27) Subsection (26) applies, with necessary modifications, to conditions that are imposed in a certificate of approval to ensure compliance with section 20 with respect to a contaminant for which a standard has been altered under this section.
- (28) Subsection (23) applies only to a period specified by the Director in the approval that ends not later than,
- (a) five years after the period begins; or
 - (b) ten years after the period begins, if the Director is satisfied that there are extenuating circumstances.

(29) Subsection (28) does not prevent the making of further requests under subsection (1) in respect of the contaminant but, in considering a further request, the Director may consider the number of previous requests that have been made for the source of contaminant that is the subject of the request.

(30) If the alteration of the standard set out in Schedule 3 for a contaminant is approved under this section and a further request is made under subsection (1) in respect of the contaminant, subsections (5) to (12) do not apply.

(31) If the Director approves the alteration of a standard under subsection (21), the person who requested the alteration shall give a copy of the plan referred to paragraph 7 of subsection (13) or paragraph 4 of subsection (14) to any person who requests it.

(32) The Director may give a person to whom the alteration of a standard applies a notice revoking the approval of the alteration if the Director is of the opinion that,

- (a) discharges of a contaminant that are permitted as a result of the altered standard may cause an adverse effect;
- (b) conditions referred to in subsection (26) or (27) are not being met;
- (c) the person is unable to comply with section 20, even though the standard was altered; or
- (d) the person would be able to comply with section 20 without the alteration of the standard.

(33) Before the Director gives a person a notice under subsection (32), the Director shall give the person a draft of the notice and an opportunity to make written submissions to the Director during the period that ends 30 days after the draft is given.

PART III MISCELLANEOUS

Prohibition of certain emissions

33. No person shall cause or permit to be caused the emission of any air contaminant to such extent or degree as may,

- (a) cause discomfort to persons;
- (b) cause loss of enjoyment of normal use of property;
- (c) interfere with normal conduct of business; or
- (d) cause damage to property.

Opacity

34. (1) No person shall cause or permit an emission into the air that obstructs the passage of light to a degree greater than 20 per cent at any point.

(2) Subsection (1) does not apply to an emission from a source of combustion employing solid fuel if the emission lasts for a period of not more than a total of four minutes in any 30-minute period and does not obstruct the passage of light to a degree greater than 40 per cent at any point.

Obligations under another Act; failure to operate in normal manner

35. (1) A person who causes or permits the emission of a contaminant from a stationary source of air pollution shall, if a contravention of section 33 or 34 may occur as a result of an obligation arising under another Act or a failure to operate the stationary source of air pollution in the normal manner,

- (a) immediately notify a provincial officer of the particulars of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner; and
- (b) as soon as practicable, furnish the provincial officer in writing with the particulars of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner.

(2) Section 34 does not apply to an emission from a stationary source of air pollution if,

- (a) notice is given to a provincial officer in accordance with subsection (1);
- (b) the Director is satisfied that a contravention of section 34 may occur as a result of the obligation arising under the other Act or the failure to operate the stationary source of air pollution in the normal manner;
- (c) the Director gives written authorization for the operation of the stationary source of air pollution despite section 34; and
- (d) the stationary source of air pollution is operated in accordance with any conditions specified in the authorization that the Director considers reasonable in the circumstances.

(3) The Director shall not give the authorization referred to in clause (2) (c) as a result of a failure to operate the stationary source of air pollution in the normal manner unless the Director is satisfied that the failure could not reasonably have been anticipated.

(4) Subsection (2) applies only during such period of time, not exceeding three months, as the Director considers reasonable in the circumstances and specifies in the authorization.

Fuel or waste for fuel-burning equipment, etc.

36. (1) No person shall burn or permit to be burned in any fuel burning equipment or incinerator any fuel or waste except the fuel or waste for the burning of which the equipment or incinerator was designed.

(2) No person shall burn or permit to be burned in any fuel burning equipment or incinerator any fuel or waste at a greater rate than that rate for which the equipment or incinerator was designed.

Construction and sandblasting emissions, etc.

37. Except for heat, sound, vibration or radiation, no person shall,

(a) construct, alter, demolish, drill, blast, crush or screen anything or cause or permit the construction, alteration, demolition, drilling, blasting, crushing or screening of anything so that a contaminant is carried beyond the limits of the property on which the construction, alteration, demolition, drilling, blasting, crushing or screening is being carried out; or

(b) sandblast or permit the sandblasting of anything so that a contaminant is emitted into the air,

to an extent or degree greater than that which would result if every step necessary to control the emission of the contaminant were implemented.

Incinerators

38. (1) In this section,

“apartment incinerator” means an incinerator that is located in or on the site of a structure containing more than one dwelling unit and used to burn domestic waste from more than one dwelling unit.

(2) No person shall operate or permit the operation of,

(a) an apartment incinerator, domestic incinerator, multiple chamber incinerator or starved air incinerator burning domestic waste;

(b) a multiple chamber incinerator or starved air incinerator burning solid industrial waste;

(c) an incinerator burning liquid industrial waste, industrial slurries or sludges, sewage sludges or slurries, gaseous waste, organic vapour or fume; or

(d) a municipal incinerator burning solid waste or sludges,

that causes or is likely to cause a concentration in the combustion gases emitted into the natural environment, of organic matter having a carbon content, expressed as equivalent methane, being an average of ten measurements taken at approximately one minute intervals, greater than 100 parts per million by volume, measured on an undiluted basis.

(3) Subsection (2) does not apply to prohibit the operation of a catalytic incinerator.

(4) No person shall operate or permit the operation of an apartment incinerator without a certificate of approval issued under section 9 of the Act.

Air Pollution Index

39. (1) The Ministry may prepare an index to be known as the “Air Pollution Index” for any area in Ontario, from time to time.

(2) Despite section 5, the air pollution index may take into consideration discharges of contaminants from motor vehicles.

(3) Where the air pollution index for an area indicates increasing air pollution that may lead to an air pollution episode, the Minister, in consultation with the Minister of Health and Long-Term Care, may order curtailment of the operation of sources of air pollution in the manner described in subsections (4) and (5).

(4) Where the air pollution index reaches the number 32, designated as Air Advisory Level, and meteorological forecasts indicate a six-hour prolongation of atmospheric conditions conducive to sustained or increased air pollution levels, the Minister may require owners or operators of sources of air pollution to make preparation for the curtailment of such operations as are specified by the Minister.

(5) Where the air pollution index reaches the number 50, designated as First Air Pollution Alert, and meteorological forecasts indicate a six-hour prolongation of atmospheric conditions conducive to sustained or increased air pollution levels, the Minister may require owners or operators of sources of air pollution to curtail such operations as are specified by the Minister.

Revocation of Reg. 346

40. Regulation 346 of the Revised Regulations of Ontario, 1990 is revoked.

Commencement

41. This Regulation comes into force on November 30, 2005.

SCHEDULE 1
STANDARDS WITH HALF HOUR AVERAGING TIMES

(See section 18)

Item	CAS No.	Contaminant	Half Hour Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
1.	75-07-0	Acetaldehyde	500
2.	64-19-7	Acetic Acid	2,500
3.	67-64-1	Acetone	48,000
4.	74-86-2	Acetylene	56,000
5.	79-06-1	Acrylamide	45
6.	107-13-1	Acrylonitrile	180
7.	7664-41-7	Ammonia	3,600
8.	7440-36-0	Antimony	75
9.	7784-42-1	Arsine	10
10.	7440-41-7	Beryllium and compounds	0.03
11.	7440-42-8	Boron	100
12.	10294-33-4	Boron Tribromide	100
13.	10294-34-5	Boron Trichloride	100
14.	7637-07-2	Boron Trifluoride	5
15.	7726-95-6	Bromine	70
16.	7440-43-9	Cadmium	5
17.	1305-62-0	Calcium Hydroxide	27
18.	1305-78-8	Calcium Oxide	20
19.	1333-86-4	Carbon Black	25
20.	75-15-0	Carbon Disulphide	330
21.	630-08-0	Carbon Monoxide	6,000
22.	56-23-5	Carbon Tetrachloride	7.2
23.	7782-50-5	Chlorine	300
24.	10049-04-4	Chlorine Dioxide	85
25.	67-66-3	Chloroform	300
26.	7440-50-8	Copper	100
27.	1319-77-3	Cresols	230
28.	17702-41-9	Decaborane	50
29.	117-81-7	Di(2-ethylhexyl) Phthalate	100
30.	19287-45-7	Diborane	20
31.	131-15-7	Dicapryl Phthalate	100
32.	106-46-7	Dichlorobenzene, 1-4	285
33.	624-92-0	Dimethyl Disulphide	40
34.	75-18-3	Dimethyl Sulphide	30
35.	117-84-0	Di-n-Octyl Phthalate	100
36.	-	Dustfall	8,000 $\mu\text{g}/\text{m}^2$
37.	141-78-6	Ethyl Acetate	19,000
38.	140-88-5	Ethyl Acrylate	4.5
39.	100-41-4	Ethyl Benzene	3,000
40.	60-29-7	Ethyl Ether	7,000
41.	107-06-2	Ethylene Dichloride	6
42.	1309-37-1	Ferric Oxide	75
43.	7664-39-3	Fluorides (as HF) - Gaseous (Growing Season)	4.3
44.	7664-39-3	Fluorides (as HF) - Total (Growing Season)	8.6
45.	7664-39-3	Fluorides (as HF) - Total (Non-Growing Season)	17.2
46.	50-00-0	Formaldehyde	65
47.	64-18-6	Formic Acid	1,500
48.	98-01-1	Furfural	1,000
49.	98-00-0	Furfuryl Alcohol	3,000
50.	7647-01-0	Hydrogen Chloride	100
51.	74-90-8	Hydrogen Cyanide	1,150
52.	7783-06-04	Hydrogen Sulphide	30

Item	CAS No.	Contaminant	Half Hour Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
53.	15438-31-0	Iron (metallic)	10
54.	98-82-8	Isopropyl Benzene	100
55.	7439-92-1	Lead	6
56.	7439-93-2	Lithium	60
57.	7580-67-8	Lithium Hydrides	7.5
58.	1309-48-4	Magnesium Oxide	100
59.	74-93-1	Mercaptans	20
60.	7439-97-6	Mercury (Hg)	5
61.	7439-97-6	Mercury (as Hg) - alkyl compounds	1.5
62.	67-56-1	Methanol (Methyl Alcohol)	12,000
63.	96-33-3	Methyl Acrylate	4
64.	71-55-6	Methyl Chloroform (1-1-1 Trichloroethane)	350,000
65.	78-93-3	Methyl Ethyl Ketone (2-Butanone)	30,000
66.	108-10-1	Methyl Isobutyl Ketone	1,200
67.	80-62-6	Methyl Methacrylate	860
68.	-	Milk Powder	20
69.	8052-41-3	Mineral Spirits	7,800
70.	74-89-5	Monomethyl Amine	25
71.	142-82-5	n-Heptane	33,000
72.	7440-02-0	Nickel	5
73.	13463-39-3	Nickel Carbonyl	1.5
74.	7697-37-2	Nitric Acid	100
75.	139-13-9	Nitrilotriacetic Acid	100
76.	10102-44-0	Nitrogen Oxides	500
77.	10028-15-6	Ozone	200
78.	19624-22-7	Pentaborane	3
79.	108-95-2	Phenol	100
80.	75-44-5	Phosgene	130
81.	7664-38-2	Phosphoric Acids	100
82.	85-44-9	Phthalic Anhydride	100
83.	78-87-5	Propylene Dichloride	2,400
84.	75-56-9	Propylene Oxide	450
85.	7440-22-4	Silver	3
86.	100-42-5	Styrene	400
87.	7446-09-5	Sulphur Dioxide	830
88.	7664-93-9	Sulphuric Acid	100
89.	-	Suspended Particulate Matter (< 44 μm Diameter)	100
90.	13494-80-9	Tellurium (except hydrogen telluride)	30
91.	109-99-9	Tetrahydrofuran	93,000
92.	7440-31-5	Tin	30
93.	7440-32-6	Titanium	100
94.	108-88-3	Toluene	2,000
95.	584-84-9	Toluene Di-isocyanate, 2,4-	1
96.	79-01-6	Trichloroethylene (TCE)	3,500
97.	76-13-1	Trifluorotrichloroethane	2,400,000
98.	7440-62-2	Vanadium	5
99.	75-01-4	Vinyl Chloride	3
100.	75-35-4	Vinylidene Chloride	30
101.	1330-20-7	Xylenes	2,300
102.	7440-66-6	Zinc	100

SCHEDULE 2
UPDATED STANDARDS WITH HALF HOUR AVERAGING TIMES

(See section 19)

Item	CAS No.	Contaminant	Half Hour Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
1.	75-07-0	Acetaldehyde	500
2.	64-19-7	Acetic Acid	2,500

Item	CAS No.	Contaminant	Half Hour Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
3.	67-64-1	Acetone	35,640
4.	75-05-8	Acetonitrile	210
5.	74-86-2	Acetylene	56,000
6.	107-02-8	Acrolein	0.24
7.	79-06-1	Acrylamide	45
8.	107-13-1	Acrylonitrile	1.8
9.	7664-41-7	Ammonia	300
10.	7440-36-0	Antimony	75
11.	7784-42-1	Arsine	10
12.	7440-41-7	Beryllium and compounds	0.03
13.	7440-42-8	Boron	100
14.	10294-33-4	Boron Tribromide	100
15.	10294-34-5	Boron Trichloride	100
16.	7637-07-2	Boron Trifluoride	5
17.	7726-95-6	Bromine	70
18.	7440-43-9	Cadmium	5
19.	1305-62-0	Calcium Hydroxide	27
20.	1305-78-8	Calcium Oxide	20
21.	1333-86-4	Carbon Black	25
22.	75-15-0	Carbon Disulphide	330
23.	630-08-0	Carbon Monoxide	6,000
24.	56-23-5	Carbon Tetrachloride	7.2
25.	7782-50-5	Chlorine	30
26.	10049-04-4	Chlorine Dioxide	85
27.	67-66-3	Chloroform	3
28.	7440-50-8	Copper	100
29.	1319-77-3	Cresols	230
30.	110-82-7	Cyclohexane	18,300
31.	17702-41-9	Decaborane	50
32.	117-81-7	Di(2-ethylhexyl) Phthalate	100
33.	19287-45-7	Diborane	20
34.	131-15-7	Dicapryl Phthalate	100
35.	106-46-7	Dichlorobenzene, 1-4	285
36.	624-92-0	Dimethyl Disulphide	40
37.	75-18-3	Dimethyl Sulphide	30
38.	117-84-0	Di-n-Octyl Phthalate	100
39.	-	Dustfall	8,000 $\mu\text{g}/\text{m}^2$
40.	141-78-6	Ethyl Acetate	19,000
41.	140-88-5	Ethyl Acrylate	4.5
42.	100-41-4	Ethyl Benzene	1,400
43.	60-29-7	Ethyl Ether	700
44.	107-06-2	Ethylene Dichloride	6
45.	1309-37-1	Ferric Oxide	75
46.	7664-39-3	Fluorides (as HF) - Gaseous (Growing Season)	4.3
47.	7664-39-3	Fluorides (as HF) - Total (Growing Season)	8.6
48.	7664-39-3	Fluorides (as HF) - Total (Non-Growing Season)	17.2
49.	50-00-0	Formaldehyde	65
50.	64-18-6	Formic Acid	1,500
51.	98-01-1	Furfural	1,000
52.	98-00-0	Furfuryl Alcohol	3,000
53.	4035-89-6	HDI Biuret (HDI-BT)	9
54.	3779-63-3	HDI Isocyanurate (HDI-IC)	9
55.	28182-81-2	HDI Polyisocyanate (HDI-BT & HDI-IC)	9
56.	822-06-0	Hexamethylene Diisocyanate (HDI) Monomer	0.1
57.	7647-01-0	Hydrogen Chloride	60
58.	74-90-8	Hydrogen Cyanide	24
59.	7783-06-04	Hydrogen Sulphide	30
60.	15438-31-0	Iron (metallic)	10
61.	67-63-0	Isopropanol (Isopropyl Alcohol)	22,000
62.	98-82-8	Isopropyl Benzene	100

Item	CAS No.	Contaminant	Half Hour Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
63.	7439-92-1	Lead	6
64.	7439-93-2	Lithium	60
65.	7580-67-8	Lithium Hydrides	7.5
66.	1309-48-4	Magnesium Oxide	100
67.	74-93-1	Mercaptans	20
68.	7439-97-6	Mercury (Hg)	5
69.	7439-97-6	Mercury (as Hg) - alkyl compounds	1.5
70.	101-68-8	Methane Diphenyl Diisocyanate (MDI Monomer)	2
71.	67-56-1	Methanol (Methyl Alcohol)	12,000
72.	96-33-3	Methyl Acrylate	4
73.	71-55-6	Methyl Chloroform (1-1-1 Trichloroethane)	350,000
74.	78-93-3	Methyl Ethyl Ketone (2-Butanone)	3,000
75.	624-83-9	Methyl Isocyanate	3
76.	108-10-1	Methyl Isobutyl Ketone	1,200
77.	80-62-6	Methyl Methacrylate	860
78.	75-09-2	Methylene Chloride	660
79.	-	Milk Powder	20
80.	8052-41-3	Mineral Spirits	3,000
81.	74-89-5	Monomethyl Amine	25
82.	142-82-5	n-Heptane	33,000
83.	110-54-3	n-Hexane (mixture)	7,500
84.	110-54-3	n-Hexane (n-Hexane and Hexane isomers only)	22,500
85.	7440-02-0	Nickel	5
86.	13463-39-3	Nickel Carbonyl	1.5
87.	7697-37-2	Nitric Acid	100
88.	139-13-9	Nitrilotriacetic Acid	100
89.	10102-44-0	Nitrogen Oxides	500
90.	10028-15-6	Ozone	200
91.	19624-22-7	Pentaborane	3
92.	127-18-4	Perchloroethylene	1,080
93.	108-95-2	Phenol	100
94.	75-44-5	Phosgene	130
95.	7664-38-2	Phosphoric Acids	100
96.	85-44-9	Phthalic Anhydride	100
97.	9016-87-9	Polymeric Methane Diphenyl Diisocyanate (PMDI)	2
98.	78-87-5	Propylene Dichloride	2,400
99.	75-56-9	Propylene Oxide	4.5
100.	7440-22-4	Silver	3
101.	100-42-5	Styrene	400
102.	7446-09-5	Sulphur Dioxide	830
103.	7664-93-9	Sulphuric Acid	100
104.	-	Suspended Particulate Matter (< 44 μm Diameter)	100
105.	13494-80-9	Tellurium (except hydrogen telluride)	30
106.	109-99-9	Tetrahydrofuran	93,000
107.	7440-31-5	Tin	30
108.	7440-32-6	Titanium	100
109.	108-88-3	Toluene	2,000
110.	584-84-9	Toluene Di-isocyanate, 2,4-	0.6
111.	26471-62-5	Toluene Di-isocyanate, 2,4- and 2,6- (mixed isomers)	0.6
112.	79-01-6	Trichloroethylene (TCE)	36
113.	76-13-1	Trifluorotrchloroethane	2,400,000
114.	7440-62-2	Vanadium	5
115.	75-01-4	Vinyl Chloride	3
116.	75-35-4	Vinylidene Chloride	30
117.	1330-20-7	Xylenes	2,200
118.	7440-66-6	Zinc	100

SCHEDULE 3
STANDARDS WITH VARIABLE AVERAGING TIMES

(See section 20)

Item	CAS No.	Contaminant	One Hour Standard ($\mu\text{g}/\text{m}^3$)	24 Hour Standard ($\mu\text{g}/\text{m}^3$)	Other Time Period Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
1.	75-07-0	Acetaldehyde	-	500	500 (half hour)
2.	67-64-1	Acetone	-	11,880	-
3.	75-05-8	Acetonitrile	-	70	-
4.	107-02-8	Acrolein	-	0.08	0.24 (half hour)
5.	79-06-1	Acrylamide	-	15	-
6.	107-13-1	Acrylonitrile	-	0.6	-
7.	7664-41-7	Ammonia	-	100	-
8.	7440-36-0	Antimony	-	25	-
9.	7784-42-1	Arsine	-	5	10 (half hour)
10.	7440-41-7	Beryllium and compounds	-	0.01	-
11.	7440-42-8	Boron	-	120	-
12.	10294-33-4	Boron Tribromide	-	35	-
13.	10294-34-5	Boron Trichloride	-	35	-
14.	7637-07-2	Boron Trifluoride	-	2	-
15.	7726-95-6	Bromine	-	20	-
16.	7440-43-9	Cadmium	-	2	-
17.	1305-62-0	Calcium Hydroxide	-	13.5	-
18.	1305-78-8	Calcium Oxide	-	10	-
19.	1333-86-4	Carbon Black	-	10	-
20.	630-08-0	Carbon Monoxide (single source)	-	-	6000 (half hour)
21.	630-08-0	Carbon Monoxide (multiple sources)	36,200	-	15,700 (8 hour)
22.	56-23-5	Carbon Tetrachloride	-	2.4	-
23.	7782-50-5	Chlorine	-	10	-
24.	10049-04-4	Chlorine Dioxide	-	30	-
25.	67-66-3	Chloroform	-	1	-
26.	7440-50-8	Copper	-	50	-
27.	1319-77-3	Cresols	-	75	-
28.	110-82-7	Cyclohexane	-	6,100	-
29.	17702-41-9	Decaborane	-	25	-
30.	117-81-7	Di(2-ethylhexyl) Phthalate	-	50	-
31.	19287-45-7	Diborane	-	10	-
32.	131-15-7	Dicapryl Phthalate	-	120	-
33.	106-46-7	Dichlorobenzene, 1-4	-	95	-
34.	117-84-0	Di-n-Octyl Phthalate	-	120	-
35.	-	Dustfall	-	-	7 g/m^2 ; 30 day
36.	100-41-4	Ethyl Benzene	-	1,000	-
37.	60-29-7	Ethyl Ether	-	8,000	-
38.	107-06-2	Ethylene Dichloride	-	2	-
39.	1309-37-1	Ferric Oxide	-	25	-
40.	7664-39-3	Fluorides (as HF) - Gaseous (Growing Season)	-	0.86	0.34; 30 day
41.	7664-39-3	Fluorides (as HF) - Total (Growing Season)	-	1.72	0.69; 30 day
42.	7664-39-3	Fluorides (as HF) - Total (Non-Growing Season)	-	3.44	1.38; 30 day
43.	50-00-0	Formaldehyde	-	65	-
44.	64-18-6	Formic Acid	-	500	-
45.	98-00-0	Furfuryl Alcohol	-	1,000	-
46.	4035-89-6	HDI Biuret (HDI-BT)	-	3	-
47.	3779-63-3	HDI Isocyanurate (HDI-IC)	-	3	-
48.	28182-81-2	HDI Polyisocyanate (HDI-BT & HDI-IC)	-	3	-
49.	822-06-0	Hexamethylene Diisocyanate (HDI) Monomer	-	0.03	-
50.	7647-01-0	Hydrogen Chloride	-	20	-
51.	74-90-8	Hydrogen Cyanide	-	8	-
52.	15438-31-0	Iron (metallic)	-	4	-
53.	67-63-0	Isopropanol (Isopropyl Alcohol)	-	7,300	-
54.	98-82-8	Isopropyl Benzene	-	400	-

Item	CAS No.	Contaminant	One Hour Standard ($\mu\text{g}/\text{m}^3$)	24 Hour Standard ($\mu\text{g}/\text{m}^3$)	Other Time Period Standard ($\mu\text{g}/\text{m}^3$, unless otherwise indicated)
55.	7439-92-1	Lead	-	2	0.7; 30 day
56.	7439-93-2	Lithium	-	20	-
57.	7580-67-8	Lithium Hydrides	-	2.5	-
58.	1309-48-4	Magnesium Oxide	-	120	-
59.	7439-97-6	Mercury (Hg)	-	2	-
60.	7439-97-6	Mercury (as Hg) - alkyl compounds	-	0.5	-
61.	101-68-8	Methane Diphenyl Diisocyanate (MDI Monomer)	-	0.7	-
62.	67-56-1	Methanol (Methyl Alcohol)	-	4,000	-
63.	71-55-6	Methyl Chloroform (1-1-1 Trichloroethane)	-	115,000	-
64.	78-93-3	Methyl Ethyl Ketone (2-Butanone)	-	1,000	-
65.	624-83-9	Methyl Isocyanate	-	1	-
66.	75-09-2	Methylene Chloride	-	220	-
67.	-	Milk Powder	-	20	-
68.	8052-41-3	Mineral Spirits	-	2,600	-
69.	142-82-5	n-Heptane	-	11,000	-
70.	110-54-3	n-Hexane (mixture)	-	2,500	-
71.	110-54-3	n-Hexane (n-Hexane and Hexane isomers only)	-	7,500	-
72.	7440-02-0	Nickel	-	2	-
73.	13463-39-3	Nickel Carbonyl	-	0.5	-
74.	7697-37-2	Nitric Acid	-	35	-
75.	139-13-9	Nitrilotriacetic Acid	-	120	-
76.	10102-44-0	Nitrogen Oxides	400	200	-
77.	10028-15-6	Ozone	165	-	-
78.	19624-22-7	Pentaborane	-	1	-
79.	127-18-4	Perchloroethylene	-	360	-
80.	108-95-2	Phenol	-	30	-
81.	75-44-5	Phosgene	-	45	-
82.	7664-38-2	Phosphoric Acids	-	120	-
83.	85-44-9	Phthalic Anhydride	-	120	-
84.	9016-87-9	Polymeric Methane Diphenyl Diisocyanate (PMDI)	-	0.7	-
85.	75-56-9	Propylene Oxide	-	1.5	-
86.	7440-22-4	Silver	-	1	-
87.	100-42-5	Styrene	-	400	-
88.	7446-09-5	Sulphur Dioxide	690	275	-
89.	7664-93-9	Sulphuric Acid	-	35	-
90.	-	Suspended Particulate Matter (< 44 μm Diameter)	-	120	-
91.	13494-80-9	Tellurium (except hydrogen telluride)	-	10	-
92.	7440-31-5	Tin	-	10	-
93.	7440-32-6	Titanium	-	120	-
94.	584-84-9	Toluene Di-isocyanate, 2,4-	-	0.2	-
95.	26471-62-5	Toluene Di-isocyanate, 2,4- and 2,6- (mixed isomers)	-	0.2	-
96.	79-01-6	Trichloroethylene (TCE)	-	12	-
97.	76-13-1	Trifluorotrichloroethane	-	800,000	-
98.	7440-62-2	Vanadium	-	2	-
99.	75-01-4	Vinyl Chloride	-	1	-
100.	75-35-4	Vinylidene Chloride	-	10	-
101.	1330-20-7	Xylenes	-	730	-
102.	7440-66-6	Zinc	-	120	-

SCHEDULE 4
TARGET SECTORS FOR 2010

Item	NAICS Code	North American Industry Classification System Description
1.	2122	Metal Ore Mining
2.	221112	Fossil-Fuel Electric Power Generation
3.	324110	Petroleum Refineries
4.	3251	Basic Chemical Manufacturing
5.	3252	Resin, Synthetic Rubber, and Artificial and Synthetic Fibres and Filaments Manufacturing
6.	3311	Iron and Steel Mills and Ferro-Alloy Manufacturing

Item	NAICS Code	North American Industry Classification System Description
7.	331410	Non-Ferrous Metal (except Aluminum) Smelting and Refining
8.	3315	Foundries

SCHEDULE 5
TARGET SECTORS FOR 2013

Item	NAICS Code	North American Industry Classification System Description
1.	3221	Pulp, Paper and Paperboard Mills
2.	324190	Other Petroleum and Coal Products Manufacturing
3.	325	Chemical Manufacturing
4.	326150	Urethane and Other Foam Product (except Polystyrene) Manufacturing
5.	3279	Other Non-Metallic Mineral Product Manufacturing
6.	331	Primary Metal Manufacturing
7.	332	Fabricated Metal Product Manufacturing
8.	336	Transportation Equipment Manufacturing
9.	5622	Waste Treatment and Disposal

SCHEDULE 6
UPPER RISK THRESHOLDS

Item	CAS No.	Contaminant	Half Hour Upper Risk Threshold ($\mu\text{g}/\text{m}^3$)	Other Time Period Upper Risk Threshold ($\mu\text{g}/\text{m}^3$)
1.	75-07-0	Acetaldehyde	5,000	5,000 (24 hour)
2.	67-64-1	Acetone	118,800	118,800 (24 hour)
3.	75-05-8	Acetonitrile	2,100	700 (24 hour)
4.	107-02-8	Acrolein	2.4	0.8 (24 hour)
5.	107-13-1	Acrylonitrile	180	60 (24 hour)
6.	7664-41-7	Ammonia	3,600	1,000 (24 hour)
7.	56-23-5	Carbon Tetrachloride	72	24 (24 hour)
8.	7782-50-5	Chlorine	300	100 (24 hour)
9.	67-66-3	Chloroform	300	100 (24 hour)
10.	110-82-7	Cyclohexane	183,000	61,000 (24 hour)
11.	117-81-7	Di(2-ethylhexyl) Phthalate	1,500	500 (24 hour)
12.	106-46-7	Dichlorobenzene, 1-4	2,850	950 (24 hour)
13.	100-41-4	Ethyl Benzene	14,000	10,000 (24 hour)
14.	60-29-7	Ethyl Ether	7,000	80,000 (24 hour)
15.	107-06-2	Ethylene Dichloride	600	200 (24 hour)
16.	4035-89-6	HDI Biuret (HDI-BT)	30	30 (24 hour)
17.	3779-63-3	HDI Isocyanurate (HDI-IC)	30	30 (24 hour)
18.	28182-81-2	HDI Polyisocyanate (HDI-BT & HDI-IC)	30	30 (24 hour)
19.	822-06-0	Hexamethylene Diisocyanate (HDI) Monomer	1	0.3 (24 hour)
20.	7647-01-0	Hydrogen Chloride	600	200 (24 hour)
21.	74-90-8	Hydrogen Cyanide	-	80 (24 hour)
22.	67-63-0	Isopropanol (Isopropyl Alcohol)	220,000	73,000 (24 hour)
23.	101-68-8	Methane Diphenyl Diisocyanate (MDI Monomer)	7	7 (24 hour)
24.	78-93-3	Methyl Ethyl Ketone (2-Butanone)	30,000	10,000 (24 hour)
25.	624-83-9	Methyl Isocyanate	10	10 (24 hour)
26.	75-09-2	Methylene Chloride	22,000	22,000 (24 hour)
27.	8052-41-3	Mineral Spirits	30,000	26,000 (24 hour)
28.	110-54-3	n-Hexane (mixture)	25,000	25,000 (24 hour)
29.	110-54-3	n-Hexane (n-Hexane and Hexane isomers only)	25,000	25,000 (24 hour)
30.	127-18-4	Perchloroethylene	10,800	3,600 (24 hour)
31.	108-95-2	Phenol	900	300 (24 hour)
32.	9016-87-9	Polymeric Methane Diphenyl Diisocyanate (PMDI)	7	7 (24 hour)
33.	75-56-9	Propylene Oxide	450	150 (24 hour)
34.	584-84-9	Toluene Di-isocyanate, 2,4-	2	2 (24 hour)
35.	26471-62-5	Toluene Di-isocyanate, 2,4- and 2,6- (mixed isomers)	2	2 (24 hour)
36.	79-01-6	Trichloroethylene (TCE)	3,600	1,200 (24 hour)
37.	75-01-4	Vinyl Chloride	300	100 (24 hour)
38.	1330-20-7	Xylenes	22,000	7,300 (24 hour)

SCHEDULE 7
CONTAMINANTS WITH UPDATED STANDARDS

Item	CAS No.	Contaminant
1.	67-64-1	Acetone
2.	75-05-8	Acetonitrile
3.	107-02-8	Acrolein
4.	107-13-1	Acrylonitrile
5.	7664-41-7	Ammonia
6.	7782-50-5	Chlorine
7.	67-66-3	Chloroform
8.	110-82-7	Cyclohexane
9.	100-41-4	Ethyl Benzene
10.	60-29-7	Ethyl Ether
11.	4035-89-6	HDI Biuret (HDI-BT)
12.	3779-63-3	HDI Isocyanurate (HDI-IC)
13.	28182-81-2	HDI Polyisocyanate (HDI-BT & HDI-IC)
14.	822-06-0	Hexamethylene Diisocyanate (HDI) Monomer
15.	7647-01-0	Hydrogen Chloride
16.	74-90-8	Hydrogen Cyanide
17.	67-63-0	Isopropanol (Isopropyl Alcohol)
18.	101-68-8	Methane Diphenyl Diisocyanate (MDI Monomer)
19.	78-93-3	Methyl Ethyl Ketone (2-Butanone)
20.	624-83-9	Methyl Isocyanate
21.	75-09-2	Methylene Chloride
22.	8052-41-3	Mineral Spirits
23.	110-54-3	n-Hexane (mixture)
24.	110-54-3	n-Hexane (n-Hexane and Hexane isomers only)
25.	127-18-4	Perchloroethylene
26.	108-95-2	Phenol
27.	9016-87-9	Polymeric Methane Diphenyl Diisocyanate (PMDI)
28.	75-56-9	Propylene Oxide
29.	584-84-9	Toluene Di-isocyanate, 2,4-
30.	26471-62-5	Toluene Di-isocyanate, 2,4- and 2,6- (mixed isomers)
31.	79-01-6	Trichloroethylene (TCE)
32.	1330-20-7	Xylenes

29/05

ONTARIO REGULATION 420/05

made under the

ENVIRONMENTAL BILL OF RIGHTS, 1993

Made: June 22, 2005

Filed: June 30, 2005

Amending O. Reg. 681/94

(Classification of Proposals for Instruments)

Note: Ontario Regulation 681/94 has previously been amended. Those amendments are listed in the [Table of Regulations](#) and [Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Paragraph 13 of subsection 5 (2) of Ontario Regulation 681/94 is revoked and the following substituted:

13. A proposal for an order under subsection 20 (5) of Ontario Regulation 419/05 (Air Pollution — Local Air Quality) made under the *Environmental Protection Act*.

13.1 A proposal for an approval under subsection 32 (21) of Ontario Regulation 419/05.

13.2 A proposal for an order under subsection 39 (3), (4) or (5) of Ontario Regulation 419/05.

2. This Regulation comes into force on November 30, 2005.

29/05

ONTARIO REGULATION 421/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 22, 2005

Filed: June 30, 2005

Amending Reg. 336 of R.R.O. 1990
(Air Contaminants from Ferrous Foundries)

Note: Regulation 336 has not previously been amended.

1. (1) Clause 4 (1) (a) of Regulation 336 of the Revised Regulations of Ontario, 1990 is amended by striking out “the requirements of sections 5 and 6 of Regulation 346 of the Revised Regulations of Ontario, 1990” at the end and substituting “the requirements of Ontario Regulation 419/05 (Air Pollution — Local Air Quality) made under the Act”.

(2) Clause 4 (2) (a) of the Regulation is amended by striking out “the requirements of sections 5 and 6 of Regulation 346 of the Revised Regulations of Ontario, 1990” at the end and substituting “the requirements of Ontario Regulation 419/05 (Air Pollution — Local Air Quality) made under the Act”.

(3) Clause 4 (3) (a) of the Regulation is amended by striking out “the requirements of sections 5 and 6 of Regulation 346 of the Revised Regulations of Ontario, 1990” at the end and substituting “the requirements of Ontario Regulation 419/05 (Air Pollution — Local Air Quality) made under the Act”.

2. This Regulation comes into force on November 30, 2005.

29/05

ONTARIO REGULATION 422/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 22, 2005

Filed: June 30, 2005

Amending Reg. 350 of R.R.O. 1990
(Lambton Industry Meteorological Alert)

Note: Regulation 350 has previously been amended. Those amendments are listed in the [Table of Regulations - Legislative History Overview](#) which can be found at www.e-Laws.gov.on.ca.

1. Subsection 3 (2) of Regulation 350 of the Revised Regulations of Ontario, 1990 is amended by striking out “the Appendix to Regulation 346 of the Revised Regulations of Ontario, 1990” at the end and substituting “the Appendix to Regulation 346 of the Revised Regulations of Ontario, 1990 (General — Air Pollution) made under the Act, as that regulation read immediately before it was revoked on November 30, 2005”.

2. This Regulation comes into force on November 30, 2005.

29/05

ONTARIO REGULATION 423/05

made under the

ENVIRONMENTAL PROTECTION ACT

Made: June 22, 2005

Filed: June 30, 2005

Amending Reg. 352 of R.R.O. 1990

(Mobile PCB Destruction Facilities)

Note: Regulation 352 has not previously been amended.

1. Paragraph 3 of subsection 6 (1) of Regulation 352 of the Revised Regulations of Ontario, 1990 is amended by striking out “the Appendix to Regulation 346 of the Revised Regulations of Ontario, 1990 except, where” and substituting “the Appendix to Regulation 346 of the Revised Regulations of Ontario, 1990 (General — Air Pollution) made under the Act, as that regulation read immediately before it was revoked on November 30, 2005, except, where”.

2. This Regulation comes into force on November 30, 2005.

29/05

NOTE: The Table of Regulations – Legislative History Overview and other tables related to regulations can be found at the e-Laws website (www.e-laws.gov.on.ca) under Tables. Consolidated regulations may also be found at that site by clicking on Statutes and associated Regulations under Consolidated Law.

REMARQUE : On trouve le Sommaire de l'historique législatif des règlements et d'autres tables liées aux règlements sur le site Web Lois-en-ligne (www.lois-en-ligne.gouv.on.ca) en cliquant sur «Tables». On y trouve également les règlements codifiés en cliquant sur le lien Lois et règlements d'application sous la rubrique «Textes législatifs codifiés».

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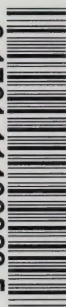
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